

containing copies, reports, or translations of, or extracts from, the said newspaper on the ground that it contains matter, the publication of which is punishable under section 124-A of the Indian Penal Code, as it tends to promote hatred and disaffection towards the Government established by law in British India.

Port St. George, February 15, 1930
[G.O. No. 214, Public (General).]

No. 35.—The following notification of the Government of the Prince is republished:—

The 6th February 1930.

No. 517 C.—In exercise of the power conferred by section 59-A of the Code of Criminal Procedure, 1908 (Act V of 1908), the Governor in Council hereby declares to be forfeited to His Majesty every copy, wherever found, of the Urdu book entitled "Faisal Ahadani", written by Bala Hasekharina Mahabab and printed by B. Bala at the Prakashana Press, Bangalore, and all other documents containing copies or translations of, or extracts from, the said book, on the ground that the said book contains matter the publication of which is punishable under sections 124-A and 125-A of the Indian Penal Code.

Port St. George, February 15, 1930
[G.O. No. 215, Public (General).]

No. 35.—The following notification of the Government of the Prince is republished:—

HOME DEPARTMENT.

GENERAL.

Lahore, the 22nd January 1930.

No. 1173-P.R.—In exercise of the powers conferred by section 59-A of the Code of Criminal Procedure, 1908, as amended by the Press Law (Amendment) Act, 1925, Code of Criminal Procedure (Third Amendment) Act, 1928, and the Criminal Law Amendment Act, 1937, His Excellency the Governor of the Punjab in Council is pleased hereby to declare to be forfeited to His Majesty every copy, wherever found, of a pamphlet in Urdu entitled "Inqilab Ka Farman: Jo Tawar" (Motto of the revolution (Illustrated)) printed at the Inqilab Press, number 4 Mari Gate, Lahore, and published by Saad Sam, (writing), number Lahori Gate, Lahore, and all other documents containing copies, reports, or translations of, or extracts from, the said pamphlet on the ground that it contains matter, the publication of which is punishable under section 124-A of the Indian Penal Code, as it tends to promote hatred and disaffection towards the Government established by law in British India.

Port St. George, February 15, 1930
[G.O. No. 216, Public (General).]

No. 37.—The following notification of the Government of the Prince is republished:—

HOME DEPARTMENT.

GENERAL.

Lahore, the 21st January 1930.

No. 1235-P.R.—In exercise of the powers conferred by section 59-A of the Code of Criminal Procedure, 1908, as amended by the Press Law (Amendment) Act, 1925, Code of Criminal Procedure (Third Amendment) Act, 1928, and the Criminal Law Amendment Act, 1937, His Excellency the Governor of the Punjab in Council is pleased hereby to declare to be forfeited to His Majesty every copy, wherever found, of the newspaper in Urdu entitled "Punjab-Jang (Lahore) Challenge Number". Issue No. 3, Volume I, dated the 15th February 1930, edited, printed and published by Agha Singh and printed at the Parkash Saman

Press, Lahore, and all other documents containing copies, reports or translations of the said newspaper on the ground that it contains matter, the publication of which is punishable under section 124-A of the Indian Penal Code, and the newspaper as a whole is an indirect incitement to violence.

Port St. George, February 15, 1930
[G.O. No. 217, Public (General).]

No. 38.—The following notification of the Government of the Prince is republished:—

HOME DEPARTMENT.

GENERAL.

Lahore, the 22nd January 1930.

No. 1173-P.R.—In exercise of the powers conferred by section 59-A of the Code of Criminal Procedure, 1908, as amended by the Press Law (Amendment) Act, 1925, Code of Criminal Procedure (Third Amendment) Act, 1928, and the Criminal Law Amendment Act, 1937, His Excellency the Governor of the Punjab in Council is pleased hereby to declare to be forfeited to His Majesty every copy, wherever found, of a pamphlet in Urdu entitled "Punjab Ka Farman" (Writing of the nation) printed at the Inqilab Press, number 4 Mari Gate, Lahore, and published by Saad Sam, (writing), number Lahori Gate, Lahore, and all other documents containing copies, reports, or translations of, or extracts from, the said pamphlet on the ground that it contains matter, the publication of which is punishable under section 124-A of the Indian Penal Code, as it tends to promote hatred and disaffection towards the Government established by law in British India.

G. W. E. COYTON,
Acting Chief Secretary.

(Military.)

NOTIFICATIONS

Port St. George, February 15, 1930.

No. 3.—The following notifications of the Government of India are republished:—

FOREIGN DEPARTMENT.

GENERAL.

No. 17.—In exercise of the powers conferred by section 15 of the Indian Territorial Force Act, 1919 (XLVIII of 1919), the Governor-General in Council is pleased to direct that the following further amendments shall be made in the Indian Territorial Force Rules, 1919, the same having been previously published as required by sub-section (k) of the said section, namely:—

In rule 25 of the said Rules—

"(1) in sub-rule (2) for the words 'To be sanctioned by the Local Government' the words 'To be sanctioned annually by the Local Government', and

"(2) in sub-rule (3) for the words 'Two non-official members—To be sanctioned by the Local Government' the words 'Two non-official members—To be sanctioned annually by the Local Government' shall be substituted."

No. 18.—In exercise of the powers conferred by section 15 of the Indian Territorial Force Act, 1919 (XLVIII of 1919), the Governor-General in Council is pleased to direct that the following further amendments shall be made in the Indian Territorial

Three Rules, 1931, the same having been previously published as required by the regulations, namely:—

In Schedule 3 to the said Rules, for Form 5, the following Form shall be substituted, namely:—

Form 1. a

[See Rules 4 (1) and 4 (1b)]

INDIAN TERRITORIAL POLICE ENLISTMENT FORM.

[Note.—Name should be handwritten.]

Questions to be put before enlisting.	Answers.
APPLICANT FOR ENLISTMENT.	
1. What is your name?	1.
2. What is your father's name?	2.
3. Are you a Indian subject?	3.
4. What is your village, town and district?	4.
5. What is your age?	5.
6. What is your occupation?	6.
7. What is your present status, position or occupation?	7.
8. What is your religion, race and tribe?	8.
9. Where are you employed?	9.
10. What are your educational qualifications?	10.
11. What is your age?	11.
12. Have you ever been convicted by a civil or criminal court, and if so, in what circumstances, and what was the sentence?	12.
13. Do you now belong to His Majesty's Forces, the District or the Indian Police Force or the Royal Air Force?	13.
14. Have you ever served in His Majesty's Forces, the Forces, the Indian Police Force or the Indian Air Force in the Royal Air Force, and if so, in what circumstances, and what was the sentence?	14.
15. Are you willing to be enlisted under the Indian Territorial Police Act, 1926?	15.
16. In what branch, corps or unit do you desire to be enlisted?	16.
17. Are you willing to undergo military training and to perform military service as required in the Act and to allow no other person to interfere with your military duty?	17.
Note.—Any candidate who is not a member of the Indian Territorial Police will be deemed to be a member of the Indian Territorial Police.	
18. Are you willing to receive and to discharge the duties of the Indian Territorial Police?	18.
19. Have you ever previously applied for enlistment under the Act, and if so, with what result?	19.
20. Have you been convicted under the Indian Territorial Police Act?	20.
21. Are you willing to be vaccinated or re-vaccinated?	21.

Signature of applicant.....

Signed in the presence of.....

Countersigned (University Training Corps only).....

Note.—All entries above this line to be completed on application to enlist—vide Rule 4.

Endorsement on certificate for enrolment.

I solemnly declare that the answers I have given to the questions in this form are true and that no part of them is false, and that I am willing to fulfil the obligations hereby imposed.

Signature.....

Certified that the applicant understands and agrees to the conditions of enlistment.

Signature of enrolling officer.....

Date of enrolment.....

C. W. E. COTTON,

Acting Chief Secretary.

(Police.)

POSTINGS.

Port St. George, February 17, 1930.

No. 19.—Mr. G. E. Winkler, District Superintendent of Police, on return from leave, to be District Superintendent of Police, North Area.

No. 20.—M.R. Ry. V. K. Rajagopal, Thombas Aragal, Officiating District Superintendent of Police, North Area, on relief by Mr. G. E. Winkler, to be Officiating District Superintendent of Police, North Area.

No. 21.—M.R. Ry. N. Ramasami Ayyangar, Aragal, District Superintendent of Police, South Area, on relief by M.R. Ry. V. K. Rajagopal, Thombas Aragal, to be District Superintendent of Police, South Area.

No. 22.—M.R. Ry. T. G. Sengal, Police Aragal, Officiating District Superintendent of Police, South Area, on relief by M.R. Ry. N. Ramasami Ayyangar, Aragal, to be Officiating District Superintendent of Police, South Area, also Mr. G. E. Winkler, proceeding on leave.

PROMOTIONS.

No. 23.—Mr. A. C. Marica, District Superintendent of Police, provisionally permanent, to be District Superintendent of Police, permanent, from 24th September 1929, also Mr. L. Williams, transferred permanently to the Government of India, Railway Department.

No. 24.—Mr. C. B. V. Kumar, Assistant Superintendent of Police, to be District Superintendent of Police, permanent, from 24th January 1930, also Mr. C. B. V. Kumar, retired.

No. 25.—Mr. L. A. Bishop, Assistant Superintendent of Police (on foreign service), to be District Superintendent of Police, permanent, from 19th February 1930, also Mr. L. A. Bishop, retired.

C. W. E. COTTON,

Acting Chief Secretary.

(Political.)

NOTIFICATION.

Port St. George, February 25, 1930.

No. 1.—The following notification of the Government of India is published:—

LEGISLATIVE DEPARTMENT.

For B. No. 608, 6th February 1930.

No. 10 B. No. 1.—The following Statute is published for general information:—

THE REPUBLICAN LAW CONTINUANCE ACT, 1929.

[No. 10 B. No. 1, Ch. 11.]

CHAPTER II.

AN ACT TO CONTINUE CERTAIN REPUBLICAN LAWS, AND ALSO TO AMEND THE SAME.

Whereas the Acts mentioned in the Schedule to this Act are, in so far as they are in force and are temporary in their duration, liable to expire, as respects those mentioned in Part I and II of this Schedule, on the thirty-first day of December, nineteen hundred and twenty-nine; as respects those mentioned in Part III thereof, on the thirty-first day of March, nineteen hundred and thirty; and, as respects those mentioned in Part IV thereof, as respects those mentioned in Part IV thereof, on the twenty-fifth day of December, nineteen hundred and twenty-nine, and in Part V

on the twenty-eighth day of May, nineteen hundred and thirty.

And whereas it is expedient to provide for the enforcement, as in this Act contained, of those Acts and of the enactments amending or affecting the same:

En it therefore enacted by the King's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:—

Enactment
of Acts in
Schedule

1. (1) The Acts mentioned in Part I of the Schedule to this Act shall, to the extent specified in column three of that Schedule, be continued until the thirty-first day of December, nineteen hundred and thirty.

In Sec. 2,
a. 17
and not 20
Sec. 4, a. 21

(2) The Acts mentioned in Parts II and III of the Schedule to this Act shall, to the extent specified in column three of that Schedule, be continued, so far as they relate to England, until repealed by the Local Government Act, 1929, and, so far as they relate to Scotland, until repealed by the Local Government (Scotland) Act, 1929.

(3) The Acts mentioned in Part IV of the Schedule to this Act shall, to the extent specified in column three of that Schedule, be continued in England until the twenty-sixth day of December, nineteen hundred and thirty, and in Scotland until the twenty-eighth day of May, nineteen hundred and thirty-one.

(4) Any unreppealed enactments amending or affecting the enactments continued by this Act shall, in so far as they are inapplicable in their domestic, be continued in like manner, whether they are mentioned in the Schedule to this Act or not.

Short title
and appli-
cation to
Northern
Ireland.

2. (1) This Act may be cited as the Expired Laws Continuance Act, 1929.

(2) This Act shall apply to Northern Ireland in so far as it deals with any enactment relating to a subject with respect to which the Parliament of Northern Ireland has not power to make laws, but subject to this provision this Act shall not apply to Northern Ireland.

Schedule.

PART I.

1 Session and Chapter.	2 Short title.	3 The Act continued.	4 Expiring day.
(1) a. 17 and not 20 a. 21.	The Statutes (Amendment) Act, 1928.	Section one
..

C. W. E. COTTON,
Acting Chief Secretary.

(Services.)

NOTIFICATIONS.

Port St. George, February 14, 1930
[G.O. No. 110, Public (General).]

No. 42.—In exercise of the powers conferred by rules 2 and 4 of the Civil Service (Governors' President) Delegation Rules, 1926, the Governor in Council hereby makes the following amendments to the rules regarding the recruitment, conditions of service, pay and allowances of the First Engineer,

Sea Mills and Portpatrick, published with Public Department Notification No. 305, dated 22nd July 1929, on page 1134-35 of Part I of the Port St. George Gazette, dated 9th July 1929, namely:—

AMENDMENT.

After rule 4 of the said rules, the following rule shall be inserted, namely:—

"4A. In addition to the postage concession mentioned in rule 4, Major W. E. Chapp shall be entitled to an additional free passage of the sea class for his wife so that in which he is entitled under rule 4. The conditions and limitations mentioned in the said rule shall continue to apply to the grant of such additional passage."

Port St. George, February 14, 1930
[G.O. No. 110, Public (General).]

No. 43.—In the Public Service Notification published as Notification No. 102, Public, dated 12th May 1929, on page 815-121 of Part I of the Port St. George Gazette, dated 12th May 1929, as subsequently amended, add the following as "Persons below 18 years 12 months—"

"The Commissioner of Labour is authorized to retain the special allowance who were in service on 27th April 1929, though they do not possess the above qualifications provided he is satisfied with their work. They will continue to draw the present scale of pay subject to the condition that their maximum pay is limited to Rs. 10 per month."

Port St. George, February 20, 1930.

No. 44.—For Public (Services) Department Notification No. 19, dated 15th January 1929, and issued on page 77 of Part I of the Port St. George Gazette, dated 15th January 1929, read the following:—

NOTIFICATION.

Port St. George, January 15, 1930
[G.O. No. 83, Public (General).]

In exercise of the powers conferred by rules 2 and 4 of the Civil Service (Governors' President) Delegation Rules, 1926, the Governor in Council and the Governor acting with the Minister hereby make the following amendments to the rules regulating the method of recruitment, conditions of service, pay, allowances and pension of the Madras Engineering Service, published with Public Department Notification No. 277, dated 18th May 1929 on page 705 of Part I of the Port St. George Gazette, dated 18th May 1929, as subsequently amended, namely:—

AMENDMENT.

In rule 2 of the said rules, the following rule shall be substituted, namely:—

"2. Appointment.—(a) Appointment to the Service shall be by promotion from the rank of Superintendent of the Madras Engineering Service."

(b) The senior Chief Engineer to the Government of Madras shall, after consulting the Madras Services Commission, select candidates for admission to the Service.

Provided that this sub-rule shall not apply to the appointments by the senior Chief Engineer to the Government of Madras of a member of the Madras Engineering Subordinate Service of the rank of Superintendent to hold temporarily a post included in the cadre of the Service for a period or periods not exceeding three months altogether in the case of such member of the said subordinate service, but a person so appointed shall not be regarded as a candidate selected for admission to the Service.

(c) Any information affecting the selection of a candidate for admission to the Service which the

Local Government or any authority subordinate to the Local Government may have, shall be supplied to the Madras Service Commission on demand."

II

In rule 4 of the said rules, for the words "eligible for admission to the Service," the words "eligible for selection for admission to the Service" shall be substituted.

III

For rule 4 of the said rules, the following rule shall be substituted, namely:—

"5. No person shall be eligible for selection for admission to the Service unless:—

(a) he has taken the degree of Bachelor of Engineering of the University of Madras, or

(b) he has obtained the Diploma in Civil or Mechanical Engineering of the College of Engineering, Guindy, or the Upper Subordinate diploma of the said College; and

(c) he has passed the Examination test and has held charge of a service for at least five years of which three years were after he had passed the Examination test."

G. W. E. COTTON,
Acting Chief Secretary.

(Special.)

LEAVE.

Fort St. George, February 19, 1930.

No. 40.—Under rule 61 of the Fundamental Rules, Mr. R. G. Hildemann, I.C.S., Secretary to the Board of Revenue (Land Revenue and Settlements), leave on average pay for five months and on half average pay for two months in continuation, with effect from the 22nd April 1930.

Subject to the conditions prescribed in the subsidiary rules under Fundamental Rule 68, Mr. Hildemann is permitted to profile the Route buildings from the 15th to the 22nd April 1930 to the leave.

No. 41.—Mr. H. B. Smith, I.C.S., Collector of Madras, Province of Madras, Superintendent of Stamps and Survey and Registrar, Carnate District, leave on average pay from the 22nd February to the 31st March 1930 (both days inclusive).

Fort St. George, February 20, 1930.

No. 42.—Under rule 10 of the High Court Judges (India) Rules, 1925, the Hon'ble Justice S. C. V. Kesavaiah, Judge, leave on full allowances for one month from the 2nd April 1930. He is permitted to attend the summer session of the High Court in 1930 and the Sudder following it to the leave, subject to the conditions laid down in rules 17 and 22 A of the High Court Judges (India) Rules.

No. 43.—Under rule 61 of the Fundamental Rules, Mr. S. Harn, I.C.S., District and Sessions Judge, Coimbatore, leave on average pay for three months and on half average pay for five months in continuation with effect from the 24th June 1930.

He is permitted to profile the summer session of the District Court, Coimbatore, from the 15th April to 30th June 1930 (inclusive) and the Sudder following it to his leave.

APPOINTMENTS.

Fort St. George, February 19, 1930.

No. 44.—Mr. S. G. Sengedayagan, I.C.S., Director of Land Revenue, to act as Secretary to the Board of

Revenue (Land Revenue and Settlements), vide Mr. S. G. Sengedayagan, I.C.S., gazetted leave, and send further orders.

No. 45.—Mr. D. D. Warren, I.C.S., on return from leave, to act as Director of Land Revenue, vide Mr. S. G. Sengedayagan.

No. 46.—Mr. P. C. Dutt, I.C.S., on return from leave, to be Collector of Madras, Province of Madras, Superintendent of Stamps and Survey and Registrar, Carnate District, in relief of Mr. H. B. Smith, I.C.S., gazetted leave and send further orders.

Fort St. George, February 22, 1930.

No. 47.—J. Hossain Khan Sahib Bahadur, Deputy Collector on general duty, Chingleput district, to act as Collector and District Magistrate of the Chingleput district.

No. 48.—Mr. A. B. G. Westling, I.C.S., acting Collector and District Magistrate of the Chingleput district, on relief, to act as Collector and District Magistrate of the Bellary district.

No. 49.—Mr. C. A. Henderson, I.C.S., Collector and District Magistrate of the Bellary district, on relief, to be Collector of Madras, Province of Madras, Superintendent of Stamps and Survey and Registrar, Carnate District, in relief of Mr. P. C. Dutt, I.C.S., proceeding on foreign service under the Travancore Treaty.

POSTINGS.

Fort St. George, February 12, 1930.

No. 50.—Mr. W. D. Krishna Rao, I.C.S., Assistant Collector and Magistrate in the Bellary district, on completion of his training, to the Telangana division of the Madras district.

No. 51.—Mr. H. B. Arumukham, I.C.S., Assistant Collector and Magistrate in the Bellary district, on completion of his training, to the Coimbatore division of the South Kanara district.

Fort St. George, February 19, 1930.

No. 52.—Mr. T. L. E. Chandraiah, I.C.S., Sub-Collector and Joint Magistrate of the Bellary division of the Bellary district, to the Bellary division of the Bellary district, vide Mr. T. L. E. Chandraiah, I.C.S.

No. 53.—Mr. G. P. P. Reddy, I.C.S., on relief at Bellary by Mr. T. L. E. Chandraiah, I.C.S., to the Bellary division of the Bellary district.

No. 54.—Mr. H. S. Srinivasakrishnan, I.C.S., Sub-Collector and Joint Magistrate of the Bellary division of the Bellary district, on relief, to the Bellary division of the Bellary district.

NOTIFICATIONS.

Fort St. George, February 20, 1930.

No. 55.—In exercise of the powers conferred by section 9, sub-section (4) of the Code of Criminal Procedure, 1895, the Governor in Council is pleased to appoint the Sessions Judge, Bellary, to be Additional Sessions Judge, Coimbatore, during the summer session of the District and Sessions Court, Coimbatore, or until further orders. The Additional Sessions Judge, Coimbatore, will hold his Court at Bellary.

Port St. George, February 27, 1933.

No. 34.—The following notifications of the Government of India are republished:—

REVENUE DEPARTMENT.

New Delhi, the 13th February 1933.

No. 125-XIV/30 C & G.—The Governor-General is pleased to accept the resignation for the Honorable Mr. P. C. Dey of his office of Member of the Council of State.

No. 125-XIV/30 C & G.—In pursuance of the provisions of article 12 of rule 26 of the Council of State (Electors) Rules, the Governor-General is pleased to nominate Mr. R. V. S. Sankar E. Sankar Chettiar Arangal, being an official, to be a Member of the said Council of State.

C. W. E. CUTTON,
Acting Chief Secretary.

FINANCE DEPARTMENT.

LEAVE.

Port St. George, February 27, 1933.

No. 25.—Mr. R. V. S. Sankar Arangal, Deputy Assistant of Local Fund Accounts, leave charges pay for one month and twenty-two days from 27th February 1933. He is also permitted to after the latter 31st days in the leave period that for a portion laid down in the subsidiary rules under Fundamental Rule 58, are entitled.

NOTIFICATIONS.

Port St. George, February 27, 1933.

No. 25.—The following notifications of the Government of India are republished:—

FINANCE DEPARTMENT.

New Delhi, the 13th February 1933.

No. 125-XIV/30 C & G.—Mr. Sankar A. Arangal, an officer of the Indian Audit and Accounts Service, has been posted as Assistant Director of Commercial Audit, Madras Circle, with effect from the 5th January 1933.

No. D. 110/30 C & G.—Mr. M. Jagannathan Pillai, a senior Accountant in the office of the Assistant-Secretary, Madras, has been appointed to officiate as an Assistant Accountant there in that office, with effect from the 13th January 1933.

H. A. WATSON,
Secretary to Government.

No. 24.—The following notifications of the Government of India are republished:—

FINANCE DEPARTMENT (GENERAL REVENUE).

RULE.

New Delhi, the 13th February 1933.

No. 1.—In exercise of the powers conferred by clause (c) of section 85 of the Madras Act No. 125 of 1930, the Governor-General in Council is pleased to direct that the following rules hereinafter shall be made in the rules published with the notification of the Government of Madras, No. 145, dated the 13th September 1932, namely:—

For condition (a) and (b) in rule (2) of the said rules, the following shall be substituted, namely:—

"(a) That the Income shall manifestly suit in the manner laid down from time to time under the orders of the Collector of Salt Revenue, and of a quality not inferior to the standard prescribed by the Collector, subject to the approval of the General Board of Revenue.

(b) That should the Income manifestly suit in accordance of the quality of the salt, be considered to be below the standard, the Factory Officer may refuse permission to store the salt, pending decision by the Inspector whether the salt shall be stored, and if the Inspector decides that the salt shall not be stored, the Factory Officer may destroy such salt, by throwing it back into the channels or otherwise, at the expense of the Income."

CENTRAL BOARD OF REVENUE.

CUSTOMS ESTABLISHMENTS.

New Delhi, the 26th February 1933.

No. 11.—Consequent on the death of Mr. R. S. J. Bandy, Inspector of Customs, Coimbatore, the following vacancies and appointments of Inspectors in the Madras Customs Department are notified with effect from the 26th January 1933:—

Name of officer.	From	To
Mr. S. G. Bhandari	Inspector of Customs, Kanchi Port.	Inspector of Customs, Coimbatore.
Mr. T. S. Bhandari	Inspector of Customs, Kanchi Port.	Inspector of Customs, Kanchi Port.
Mr. E. Sankar Arangal	Inspector of Customs, Coimbatore.	Inspector of Customs, Coimbatore.
Mr. P. S. Sankar Arangal	Inspector of Customs, Coimbatore.	Inspector of Customs, Coimbatore.

Port St. George, February 27, 1933.

(C. S. No. 221, January).

No. 25.—The Government direct that the following shall be added as item (13) to the list of subsidiary locations given under rule 16 in Part I of the Madras Customs of Special Pay and Allowances:—(13) Asakathi North and South Revenue Forests in the Coimbatore division."

C. E. JONES,
Deputy Secretary to Government.

The following letter from the Assistant-Secretary, Madras, to all Treasury Officers and the Secretary and Treasurer, Imperial Bank of India, Madras, dated Port St. George, the 13th February 1933, No. T. H. 3 13/24 29 25/178, is published:—

[Use of books of Income-tax refund vouchers.]

I have the honour to state that the Income-tax Officer, V. Circle, Madras, has intimated to this office in his letter No. 37/28-30, dated 21st February 1933, that the refund order books that will not be brought into use in his circle are Nos. 1429 and 1430 each containing vouchers 1 to 20.

The Sub-Treasury Officers in your district and the Agents of the branches of the Imperial Bank of India may kindly be notified accordingly.

V. S. M. AYYAR,
Assistant Secretary to Government.

(Ecclesiastical.)

王元化著

Foot 51. *Green. February 14, 1932.*

No. 25.—Under Rule 21 of the Fundamental Rules, the Rev. J. J. D. Bodum, L.L.B., M.S.S., Deula Chaplain on the Madras Ecclesiastical Establishment, leave preparatory is granted as detailed below:—

Leave an average pay for four months and twenty-three days and leave on half-average pay for one year two months and twelve days in addition, when absent from or after the 15th March 1922.

PERMITTED TO REUSE.

No. 26.—The Reverend Henry Haskins, M.A., Senior Chaplain at the Medical Experimental Establishment has been promoted to retire from the service with effect from the 10th March 1932.

NOTIFICATION

Post St. George, February 22, 1980.

5a. 57.—The following notification of the Government of India is republished :—

DEPARTMENT OF COMMERCE

WILLIAM W. WATKINS

New Delhi, c. 1934. February 1938.

No. 38 (3)-Est.—In paragraph of section 1 of the Indian Church Measure, 1957 (17 and 18 Geo. 6, No. 1), and at the request of the General Council, the Governor General in Council is pleased to fix the first day of March 1958 as the day for the dissolution of the legal union between the Church of England and the Church of Ireland to take effect.

H. A. WATFORD,
Secretary to the Council

(Marine.)

LEAVE

For St. George, February 17, 1936.

Jan. 14.—Mr. W. F. Baile, Post Office, Bangor, Me., has an average pay for seven months and nineteen days with effect from 1st July 1916 as date of relief.

IDENTIFICATION

Post. Sci. Russia, February 18, 1950.

No. 15.—The Governor in Council withdraws the regulations under the Arms Statute (Enactment of 1903) imposed in the Ports of the Madras Presidency against vessels arriving from the Port of Moussive, information having been received that that Port has been declared free from plague.

Zeit. f. Ges. Morph. 77, 1890.

No. 28.—The Governor in Council directs that the Regulations under the Ports Sanitary Convention of 1904 be issued at all the unfortified ports of the Madras Presidency against vessels arriving from the port of Rangoon Information having been received of the occurrence of plague at that port.

East St. Gazette, February 18, 1926.

26. 37.—Application for a loan of Rs. 1,50,000 from the 'Cochin Port Fund' to the 'Cochin Landing and Shipping Fund' under the Land Authorisation Loans Act, 1914 :—

The work for which the loan is guaranteed²² covers hardware works—111 Page²³, and other capital works. Estimated cost of 680 works—16,750,000 (includes 40 cottages at 2 percent for sale by 1,000-00 Ex 18,122—00 per cent savings towards cost of hardware Engineering-Craft's staff, etc., assigned to personnel in later time the Executive Engineer, Ganga Hydrocar Service, No. 1996, dated 12th December 1916.

Amount of loan required—\$2,500,000 (see table and 100% insurance policy)

Feeds on: The variety of which the loan is taken—Ocelot
Leaving and dumping feed:
 The loan notes which the most deadly are small. Making the

ETJ of 3:46.

The period for which loan is required, the number and an list of institutions in which it is proposed to take the 194-0000 movement, and initial cost.

The instructions, if any in which it is proposed to repay the loan.—In unclassified document 10000000

Rate of interest at which it is proposed to raise the loan—
Interest-free

Existing policy changes on the Fund requiring the here—

- (1) per mail from G. 8-10 (100) mentioned in G. 1-15; 1-16; 1-17; 1-18; 1-19; 1-20; 1-21; 1-22; 1-23; 1-24; 1-25; 1-26; 1-27; 1-28; 1-29; 1-30; 1-31; 1-32; 1-33; 1-34; 1-35; 1-36; 1-37; 1-38; 1-39; 1-40; 1-41; 1-42; 1-43; 1-44; 1-45; 1-46; 1-47; 1-48; 1-49; 1-50; 1-51; 1-52; 1-53; 1-54; 1-55; 1-56; 1-57; 1-58; 1-59; 1-60; 1-61; 1-62; 1-63; 1-64; 1-65; 1-66; 1-67; 1-68; 1-69; 1-70; 1-71; 1-72; 1-73; 1-74; 1-75; 1-76; 1-77; 1-78; 1-79; 1-80; 1-81; 1-82; 1-83; 1-84; 1-85; 1-86; 1-87; 1-88; 1-89; 1-90; 1-91; 1-92; 1-93; 1-94; 1-95; 1-96; 1-97; 1-98; 1-99; 1-100; 1-101; 1-102; 1-103; 1-104; 1-105; 1-106; 1-107; 1-108; 1-109; 1-110; 1-111; 1-112; 1-113; 1-114; 1-115; 1-116; 1-117; 1-118; 1-119; 1-120; 1-121; 1-122; 1-123; 1-124; 1-125; 1-126; 1-127; 1-128; 1-129; 1-130; 1-131; 1-132; 1-133; 1-134; 1-135; 1-136; 1-137; 1-138; 1-139; 1-140; 1-141; 1-142; 1-143; 1-144; 1-145; 1-146; 1-147; 1-148; 1-149; 1-150; 1-151; 1-152; 1-153; 1-154; 1-155; 1-156; 1-157; 1-158; 1-159; 1-160; 1-161; 1-162; 1-163; 1-164; 1-165; 1-166; 1-167; 1-168; 1-169; 1-170; 1-171; 1-172; 1-173; 1-174; 1-175; 1-176; 1-177; 1-178; 1-179; 1-180; 1-181; 1-182; 1-183; 1-184; 1-185; 1-186; 1-187; 1-188; 1-189; 1-190; 1-191; 1-192; 1-193; 1-194; 1-195; 1-196; 1-197; 1-198; 1-199; 1-200; 1-201; 1-202; 1-203; 1-204; 1-205; 1-206; 1-207; 1-208; 1-209; 1-210; 1-211; 1-212; 1-213; 1-214; 1-215; 1-216; 1-217; 1-218; 1-219; 1-220; 1-221; 1-222; 1-223; 1-224; 1-225; 1-226; 1-227; 1-228; 1-229; 1-230; 1-231; 1-232; 1-233; 1-234; 1-235; 1-236; 1-237; 1-238; 1-239; 1-240; 1-241; 1-242; 1-243; 1-244; 1-245; 1-246; 1-247; 1-248; 1-249; 1-250; 1-251; 1-252; 1-253; 1-254; 1-255; 1-256; 1-257; 1-258; 1-259; 1-260; 1-261; 1-262; 1-263; 1-264; 1-265; 1-266; 1-267; 1-268; 1-269; 1-270; 1-271; 1-272; 1-273; 1-274; 1-275; 1-276; 1-277; 1-278; 1-279; 1-280; 1-281; 1-282; 1-283; 1-284; 1-285; 1-286; 1-287; 1-288; 1-289; 1-290; 1-291; 1-292; 1-293; 1-294; 1-295; 1-296; 1-297; 1-298; 1-299; 1-300; 1-301; 1-302; 1-303; 1-304; 1-305; 1-306; 1-307; 1-308; 1-309; 1-310; 1-311; 1-312; 1-313; 1-314; 1-315; 1-316; 1-317; 1-318; 1-319; 1-320; 1-321; 1-322; 1-323; 1-324; 1-325; 1-326; 1-327; 1-328; 1-329; 1-330; 1-331; 1-332; 1-333; 1-334; 1-335; 1-336; 1-337; 1-338; 1-339; 1-340; 1-341; 1-342; 1-343; 1-344; 1-345; 1-346; 1-347; 1-348; 1-349; 1-350; 1-351; 1-352; 1-353; 1-354; 1-355; 1-356; 1-357; 1-358; 1-359; 1-360; 1-361; 1-362; 1-363; 1-364; 1-365; 1-366; 1-367; 1-368; 1-369; 1-370; 1-371; 1-372; 1-373; 1-374; 1-375; 1-376; 1-377; 1-378; 1-379; 1-380; 1-381; 1-382; 1-383; 1-384; 1-385; 1-386; 1-387; 1-388; 1-389; 1-390; 1-391; 1-392; 1-393; 1-394; 1-395; 1-396; 1-397; 1-398; 1-399; 1-400; 1-401; 1-402; 1-403; 1-404; 1-405; 1-406; 1-407; 1-408; 1-409; 1-410; 1-411; 1-412; 1-413; 1-414; 1-415; 1-416; 1-417; 1-418; 1-419; 1-420; 1-421; 1-422; 1-423; 1-424; 1-425; 1-426; 1-427; 1-428; 1-429; 1-430; 1-431; 1-432; 1-433; 1-434; 1-435; 1-436; 1-437; 1-438; 1-439; 1-440; 1-441; 1-442; 1-443; 1-444; 1-445; 1-446; 1-447; 1-448; 1-449; 1-450; 1-451; 1-452; 1-453; 1-454; 1-455; 1-456; 1-457; 1-458; 1-459; 1-460; 1-461; 1-462; 1-463; 1-464; 1-465; 1-466; 1-467; 1-468; 1-469; 1-470; 1-471; 1-472; 1-473; 1-474; 1-475; 1-476; 1-477; 1-478; 1-479; 1-480; 1-481; 1-482; 1-483; 1-484; 1-485; 1-486; 1-487; 1-488; 1-489; 1-490; 1-491; 1-492; 1-493; 1-494; 1-495; 1-496; 1-497; 1-498; 1-499; 1-500; 1-501; 1-502; 1-503; 1-504; 1-505; 1-506; 1-507; 1-508; 1-509; 1-510; 1-511; 1-512; 1-513; 1-514; 1-515; 1-516; 1-517; 1-518; 1-519; 1-520; 1-521; 1-522; 1-523; 1-524; 1-525; 1-526; 1-527; 1-528; 1-529; 1-530; 1-531; 1-532; 1-533; 1-534; 1-535; 1-536; 1-537; 1-538; 1-539; 1-540; 1-541; 1-542; 1-543; 1-544; 1-545; 1-546; 1-547; 1-548; 1-549; 1-550; 1-551; 1-552; 1-553; 1-554; 1-555; 1-556; 1-557; 1-558; 1-559; 1-560; 1-561; 1-562; 1-563; 1-564; 1-565; 1-566; 1-567; 1-568; 1-569; 1-570; 1-571; 1-572; 1-573; 1-574; 1-575; 1-576; 1-577; 1-578; 1-579; 1-580; 1-581; 1-582; 1-583; 1-584; 1-585; 1-586; 1-587; 1-588; 1-589; 1-590; 1-591; 1-592; 1-593; 1-594; 1-595; 1-596; 1-597; 1-598; 1-599; 1-600; 1-601; 1-602; 1-603; 1-604; 1-605; 1-606; 1-607; 1-608;

54. 18.—Application for a loan of Rs. 1,50,000 from the Minor Ports Fund to the Cochin Landing and Shipping Fund under the Local Authorities Loans Act, 1924.—

The evidence which the law is required... "Golden Harbors
Works—112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927

Estimated cost of the work—Rs. 7,50,000 (exclusive of cost-
age of 1 percent for materials, 2.50 per cent for contingencies
towards and of Harbour Engineering Works staff, etc.,
charged by H.P.W.) as furnished in letter from the Secretary
to Government, Coastal Harbour Division, No. 2460, dated
23rd December 1962.

Amount of loan requested—Rs. 7,50,000 (two lakhs and fifty thousand only).

Systemic dissimilarity of which the loan is taken.—Cattle
Lending and re-paying, Part I.
The loan is not what it should be, and the loan is not what it should be.

141 of 146.

The period for which the loan is required; the number and names of institutions to which it is proposed to make the necessary transfer; or an institution during 1971-72. The institution that is to be the recipient of the loan; in one institution during 1970-71.

Interval intervals at which it is proposed to raise the loan—

Interval 4 min.

- [illegible]

Fort St. George, February 14, 1930.

No. 132.—Under section 145 of the Code of Criminal Procedure, 1898, as amended by the Criminal Procedure Code Amendment Act XVIII of 1923, the undersigned Second-class Magistrate in the district specified against his name is empowered to record any statement made to him in the course of an investigation under Chapter XIV of the said Code at any time afterwards before the commencement of the enquiry or trial:—

Englishkud Alhar Ali Khan—Karaikal.

Fort St. George, February 18, 1930.

No. 133.—Under section 57 of the Code of Criminal Procedure, 1908, the undersigned officer in the district specified against his name is empowered to hear appeals from the sentences of second and third class Magistrates:—

Mr. L. J. Maciver, I.C.S., *Subdivisional First-class Magistrate—Madras.*

No. 134.—The Governor in Council is pleased to empower M.R. By. Thevickraman Pillayappan Krishnaswami, Junior Anarati, Special First-class Magistrate in the district of Tanjore, to take cognizance under clauses (a) and (b) of section 190 (1) of the Code of Criminal Procedure, 1908, of all the offences mentioned in section 246 of the Code, arising within the limits of the jurisdiction of the First class Bench of Magistrates of Tanjore.

No. 135.—The Governor in Council is pleased to appoint the undersigned persons to be Special Magistrates for the areas comprised within the jurisdiction of the Bench of Magistrates at the places specified against their names with the powers and subject to the terms and conditions specified in Notification No. 731, Home (Judicial), dated the 13th August 1929, published in parts 162 and 164 of Part I of the Fort St. George Gazette of the 16th day as amended by subsequent notifications:—

M.R. By. Kandasakilem Subramanyam Ayyar Krishnaswami Ayyar Arangal—Villuputur in the District of South Arcot	} Mandlpetam in the District of Kistna.
Mr. G. Ven. Paul Joseph Amd Ali Khawariy Sahib Bahadur.	
M.R. By. Modella Ruchma Madras, Kara.	

Fort St. George, February 21, 1930.

M.R. By. Gerdaswami Chetti- per Thevickram Chettiar Arangal.	} Panchkhal in the district of Tanjore.
M.R. By. A. R. Girdharaswami Chettiar, Maragudavay Chettiar Arangal.	

NOTIFICATION.

Fort St. George, February 21, 1930
[G.O. No. 711, Law (General).]

No. 135.—In exercise of the power conferred by sub-section (2) of section 18 of the Code of Criminal Procedure, 1898 (V of 1897), the Governor in Council is pleased to empower Khase Bahadur Mahomed Saadik Ali Sahib Bahadur, Honorary Presidency Magistrate, to sit singly and exercise the powers of a Presidency Magistrate under the said Code.

J. VENKATANARAYANA,
Secretary to Government.

(Registration.)

APPOINTMENTS AND POSTINGS.

Fort St. George, February 25, 1930.

No. 11.—M.R. By. S. P. Radhakrishna Narsala Gaur, Sub-Registrar, Subdivisional Quada, and Joint Sub-Registrar, Karaikal, to act as Registrar of Assurances and a proxy to Gaddach in relief of M.R. By. K. Rudrappa Gaur and until further orders.

No. 12.—M. E. Tiyel Sahib Bahadur, Sub-Registrar, Subdivisional Quada, and Joint Sub-Registrar I, Karaikal, to act as Registrar of Assurances and a proxy to Karaikal, now M.R. By. R. S. Madhavan Gaur granted leave and until further orders.

No. 13.—M.R. By. T. A. Maheswari Chetty Gaur, Sub-Registrar, Subdivisional Quada, and Joint Sub-Registrar I, Karaikal, to act as Registrar of Assurances, Karaikal, vice-off from the 22nd December 1929 and until further orders.

POSTING.

(With effect from date of joining.)

No. 14.—M.R. By. K. Rudrappa Gaur, Registrar of Assurances, Gaddach, to be Registrar of Assurances, Karaikal, now M.R. By. P. J. Chaudhary Arangal, reverted.

J. VENKATANARAYANA,
Secretary to Government.

(Legislative.)

NOTIFICATIONS.

Fort St. George, February 19, 1930
[G.O. No. 124, Law (Legislative).]

No. 31.—The following notifications of the Government of India is republished:—

LEGISLATIVE DEPARTMENT.

See Table, the 10th February 1930.

No. 121, XII/20-C & D.—In accordance with the provisions of sub-rule (2) of rule 144 of the Legislative Assembly Electoral Rules, the name of the following candidate, who has been declared to be elected a Member of the said Assembly by the constituency mentioned opposite his name, is hereby published:—

Name.	Constituency.
Mr. S. E. Shennar- Khan Chetty	Salma and Chigilavem and North Arcot (Non- Mahomedan Part).

Fort St. George, February 21, 1930
[G.O. No. 163, Law (Legislative).]

No. 32.—In pursuance of rule 16 (k) of the Madras Electoral Rules, the name of the member elected by the Chembayana Non-Kayasthamul Rajal Chembayana of the Madras Legislative Council is hereby published:—

Name of constituency—Chembayana.
Name of member elected—M.R. By. S. A. Bahadur T. A. Ramalingam Chettiar Arangal.

Port St. George, February 21, 1930.
[G.O. No. 766, Sup. (Expenditure).]

No. 22.—The following intimation of the Government of India is republished:—

LEGISLATIVE DEPARTMENT.

New Delhi, the 12th February 1930.

No. 1131X (C. 2 & 6).—In accordance with the provisions of sub-rule (5) of rule 14 of the Council of State Electoral Rules, the names of the following candidates, who have been declared to be elected Members of the said Council by the constituency mentioned opposite their names, are hereby published:—

Names and constituencies.

Dewan Bahadur T. R. Ramachandra Ayyar and
Mr. A. Ramaswami Mudaliyar—Madras
(Non-Mahomedan).

J. VENKATASWAMY,
Secretary to Government.

REVENUE DEPARTMENT.

LEAVE.

Port St. George, February 11, 1930.

No. 65.—M.R.Sy. T. R. Jeyasanthi Ayyar Avaral, Deputy Collector and Officer in the Charge of Revenue, leave on average pay without medical certificate for two months with effect from the date of relief.

No. 61.—M.R.Sy. P. K. Ramasami Nerves Avaral, Officiating Assistant Commissioner of Kodaik, leave on average pay without medical certificate for two months with effect from the date of relief.

No. 63.—M.R.Sy. P. R. Sathya Ayyar Avaral, Deputy Collector, leave on average pay without medical certificate for four months with effect from the date on which he completes his training in treasury work.

EXTENSION OF LEAVE.

No. 64.—M.R.Sy. Dewan Bahadur S. K. Sundararaman Avaral, Deputy Collector, a further extension of leave on half average pay on medical certificate for four months in continuation of the leave granted in G.O. No. 416, dated 9th August 1929.

APPOINTMENTS.

No. 64.—The following appointments of deputy collectors are ordered:—

M.R.Sy. K. Kanna Rao Nayudu Gura, Tehsildar, Kanna, in act as Deputy Collector temporarily.

M.R.Sy. P. Kall Pillai Avaral, Tehsildar, Madurai, in act as Deputy Collector temporarily.

Port St. George, February 20, 1930.

No. 65.—The following acting deputy collectors are appointed to be members of the Madras Civil Service (Executive Branch), with effect from the date and in the vacancy shown against their names:—

M.R.Sy. Rao Sahib J. Sreenivasulu Avaral, confirmed on 18th November 1929, was
M.R.Sy. E. S. Sundararam Avaral, died.

M.R.Sy. S. G. Gopal Avaral, confirmed on 18th December 1929, was
P. K. Vishwanath Avaral, retired.

Srinivas Ramiah Chandra Rao Maheswari, confirmed on 22nd December 1929, was
M.R.Sy. Rao Sahib T. Bhagavannarayana Gura, retired.
Kanna Abdul Qadir Khan Sahib Bahadar, confirmed on 22nd January 1930, was
M.R.Sy. T. R. Subrahmanyam Avaral, retired.

POSTINGS.

Port St. George, February 15, 1930.

No. 66.—The following postings of deputy collectors are ordered:—

M.R.Sy. K. Kanna Rao Nayudu Gura, to general duty, Kanna, in relief of Mohammed Abdul Kareem Sahib Bahadar.

M.R.Sy. P. Kall Pillai Avaral, to general duty, Trichingopoly, in relief of M.R.Sy. T. Visayappa Mudaliyar Avaral.

CANCELLATION OF POSTING.

Port St. George, February 21, 1930.

No. 67.—The posting of M.R.Sy. G. R. Hanumanth Rao Gura to general duty, South Kanna, ordered in Notification dated 27th January 1930, is hereby cancelled.

1 KHARAT.

Port St. George, February 17, 1930.

In the notification under section 4 (1) of the Acquisition Act published at page 1678 of Part I of the *Port St. George Gazette*, dated 18th October 1929, relating to the acquisition of lands in Kharatpuram village, Malapalayam, North Arcot District, for the improvement to the Vengal Kharatpuram river channel:—

For 'Government, est.' against Nos. 103 & 104 and 105, read 'Kharat, est.'

Port St. George, February 19, 1930.

In the notification under section 8 of the Land Acquisition Act published at page 49 of Part I of the *Port St. George Gazette*, dated 16th January 1930, in respect of the land required for the formation of a new tank in Malakshetti village,

Malakshetti District, Malakshetti taluk,
South Arcot District.

Against item (1), Government, est. No. 103 & 104, relating to Government lands held and occupied by Malakshetti Taluk.

For notice, January for "No. 103 & 104, and 105" read "No. 103 & 104."

For notice, January for "No. 103 & 104" read "No. 103 & 104."

NOTIFICATIONS.

Port St. George, February 16, 1930.

(G.O. No. 321, Revenue).

No. 68.—Under section 4 (d) of the Madras Abolition Act, 1926, the Government (Ministry of Public Works) hereby appoint the officers named below to perform the role and duties of an Abolition Inspector mentioned in sections 40-42 inclusive of the said Act:—

Name of the officer	Designation
P. Narasimham	Officiating Assistant Inspector.

Port St. George, February 14, 1930.

No. 69.—In exercise of the powers conferred by section 17 (b) (1) of the Madras Survey and Revenue Act VIII of 1929, the Governor in Council

hereby directs the survey under the provisions of the said Act, of the lands mentioned below which are required for the land works of the Backbay Water works—

Adangal Nos. 214, 216, 220 to 222 and 226 to 228, namely Alurbar village, Backbay taluk, Chingleput District.

First St. George, February 20, 1936.

No. 17.—In exercise of the powers conferred by section 17 (4) (a) of the Madras Survey and Revenue Act VIII of 1923, the Governor in Council hereby directs the survey under the provisions of the said Act, of the lands mentioned below required for the extension of the King Road to be opened at Gaidy—

Adangal Nos. 150 to 152, 156, 158, and 176 of Yaman Adayar village, Backbay taluk, Chingleput District.

No. 18.—In exercise of the powers conferred by section 17 (4) (a) of the Madras Survey and Revenue Act VIII of 1923, the Governor in Council hereby directs the survey under the provisions of the said Act of the land specified below required for the formation of a road to the chowki in the village of Nagarajapuram, Puthur division, Chittoor District—

Resubdivided, 77, 124th Nos. 4, 65, 75, 77 and 100.

ACQUISITION OF LANDS.

First St. George, February 15, 1936.

Under section 8 of the Land Acquisition Act, the Governor in Council hereby declares that the land specified below and measuring 6.2 of an acre, be the same a Rode more or less, is needed for a public purpose, to wit, for the construction of a railway line to Nanganayyaru River tank; and, under sections 2 and 7 of the same Act, the Revenue Divisional Officer, Coimbatore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. Under sub-section (1) of section 17 of the Act, the Governor in Council further directs that the possession of the said land may be taken on the expiry of 35 days from the date of the publication of the notice mentioned in section 8 (1) of the Act. A plan of the land is kept in the office of the Revenue Divisional Officer, Coimbatore, and may be inspected at any time during office hours.

East Gulerian District, Coimbatore taluk, Puthuchanambaram village.

Acquired, by S.S. No. 282 A (S.S. No. 281-A part), belonging to Kalladipalade, bounded on the north side by S.S. 282 A, south by S.S. 282 A, west by S.S. 282 A.

Acquired, by S.S. No. 282 A (S.S. No. 281 part), belonging to Tumbakuram, bounded on the north by S.S. 282 A, east and west by S.S. 282 A.

First St. George, February 8, 1936.

Under section 8 of the Land Acquisition Act, the Governor in Council hereby declares that the lands specified below, each measuring 20 cents, be the same a Rode more or less, are needed for public purpose, to wit, for the construction of two drains atthantham—namely, Pungachikhalam stream and the stream of Karambala stream—and under sections 2 and 7 of the same Act, the Revenue Divisional Officer, Tallicherry, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said lands. Plans of the lands are kept in the office of the

Revenue Divisional Officer, Tallicherry, and may be inspected at any time during office hours.

Malabar District, Wynad taluk, Pungachikhalam stream, Pungachikhalam stream.

S. No. 282 B, old holding, dry, undivided, land belonging to Karambala stream, Pungachikhalam stream, bounded on the north by S.S. 282 A; and on the south by S.S. 282 A; and on the west by S.S. 282 A; and on the east by S.S. 282 A.

Karambala stream, Pungachikhalam stream, S. No. 282 B, old holding, dry, undivided, land belonging to Karambala stream, Pungachikhalam stream, bounded on the north by S.S. 282 A; and on the south by S.S. 282 A; and on the west by S.S. 282 A; and on the east by S.S. 282 A.

First St. George, February 20, 1936.

Under section 8, Act I of 1924, the Governor in Council hereby declares that the land mentioned below and measuring 241 acent, be the same a Rode more or less, is needed for a public purpose, to wit, for the extension of a road, and under sections 2 and 7 of the same Act, the Revenue Divisional Officer, Kollam, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Kollam, and may be inspected at any time during office hours.

West Gulerian District, Kollam taluk, Palle village.

Resubdivided between Kollam taluk, West Gulerian District, S. No. 282 B, old holding, dry, undivided, land belonging to Karambala stream, Pungachikhalam stream, bounded on the north by S.S. 282 A; and on the south by S.S. 282 A; and on the west by S.S. 282 A; and on the east by S.S. 282 A.

Government settlement, S. No. 282 B, old holding, dry, undivided, land belonging to Karambala stream, Pungachikhalam stream, bounded on the north by S.S. 282 A; and on the south by S.S. 282 A; and on the west by S.S. 282 A; and on the east by S.S. 282 A.

Government settlement, S. No. 282 B, old holding, dry, undivided, land belonging to Karambala stream, Pungachikhalam stream, bounded on the north by S.S. 282 A; and on the south by S.S. 282 A; and on the west by S.S. 282 A; and on the east by S.S. 282 A.

Government settlement, S. No. 282 B, old holding, dry, undivided, land belonging to Karambala stream, Pungachikhalam stream, bounded on the north by S.S. 282 A; and on the south by S.S. 282 A; and on the west by S.S. 282 A; and on the east by S.S. 282 A.

Government settlement, S. No. 282 B, old holding, dry, undivided, land belonging to Karambala stream, Pungachikhalam stream, bounded on the north by S.S. 282 A; and on the south by S.S. 282 A; and on the west by S.S. 282 A; and on the east by S.S. 282 A.

Government settlement, S. No. 282 B, old holding, dry, undivided, land belonging to Karambala stream, Pungachikhalam stream, bounded on the north by S.S. 282 A; and on the south by S.S. 282 A; and on the west by S.S. 282 A; and on the east by S.S. 282 A.

Government settlement, S. No. 282 B, old holding, dry, undivided, land belonging to Karambala stream, Pungachikhalam stream, bounded on the north by S.S. 282 A; and on the south by S.S. 282 A; and on the west by S.S. 282 A; and on the east by S.S. 282 A.

Government settlement, S. No. 282 B, old holding, dry, undivided, land belonging to Karambala stream, Pungachikhalam stream, bounded on the north by S.S. 282 A; and on the south by S.S. 282 A; and on the west by S.S. 282 A; and on the east by S.S. 282 A.

NOTIFICATIONS.

No. 51.—Under section 5 of the Co-operative Societies Act, 1915, the Government, Ministry of Development, are pleased to confer on Mr. R. R. G. Venkatasubrahmanyam, Sub Deputy Registrar of Co-operative Societies, the powers of a Registrar under section 17, 18 (1), 24, 25 and 30 of the Act and under rule XIV of the rules framed under section 45 of the Act.

Fort St. George, February 5, 1930.
(R.O. No. 24, Development).

No. 52.—The following draft of an amendment to the Madras Factories (Amended) Rules, 1923, published with the notification of the Local Government in the Development Department No. 249, dated 24th August 1925, at pages 992 to 1007 of Part I of the Fort St. George Gazette, dated 15th September 1925, as amended up to date, which the Government in Council propose to make under sub-section (1) of section 25 of the Indian Factories Act, 1911 (Act XII of 1911), as subsequently amended, read with section 21 of the General Clauses Act, 1907 (X of 1907) is hereby published as required by sub-section (1) of section 25 of the said-mentioned Act for general information. Under sub-section (2) of section 25 of the said Act, notice is hereby given that the said draft will be taken into consideration on the expiry of three months from the date of publication of this notification. Any objections or suggestions which may be received from any person with respect to the said draft before the date aforesaid will be considered by the Government in Council. Objections and suggestions should be sent to Government through the Commissioner of Labour.

DRAFT AMENDMENT.

To rule 47 of the said rules, the following proviso shall be added, namely:—

"Provided that, where in the opinion of the Inspector a master roll or register kept in a factory gives the particulars required under this rule, he may, for reasons to be recorded in writing, direct that such master roll or register shall be kept in place of the master roll prescribed under this rule and such master roll or register shall, thereupon, for the purposes of this rule, be deemed to be the master roll so prescribed."

Fort St. George, February 5, 1930.
(R.O. No. 25, 197, Development).

No. 53.—In exercise of the powers conferred by section 3 (1), clause (a), of the Madras Agricultural Pests and Diseases Act, 1919, as amended by Madras Act VII of 1925, the Government, Ministry of Development, hereby declare that the plant known as 'Weta hyacinth' (*Polkonia Spicata Kuntze*) is a 'noxious weed'.

Under section 3 (1), clauses (i) and (ii) of the Act the Government, Ministry of Development, prohibit the transport of this weed from one village to another or its transportation from one water source or reservoir to another in the Tanjore district for a period of one year from 15th February 1930 and from that the weed wherever found in the said district be killed.

No. 54.—In exercise of the powers conferred by section 35, clause (a), of the Madras Agricultural Pests and Diseases Act, 1919, the Government, Ministry of Development, hereby declare that in

respect of the plant known as water hyacinth, the word 'plant' shall include the 'seed of the plant'.

No. 55.—(1) In connection with the destruction of the water hyacinth in the Tanjore district, the following are appointed inspecting officers under section 13 of the Madras Agricultural Pests and Diseases Act III of 1940 as amended by Madras Act VII of 1955:—

Revenue Inspectors, Minor Irrigation Officers, Superintendents and overseers of the Public Works and Local Fund Departments and Sanitary Inspectors and officers attached to the municipalities in the Tanjore district.

(2) Under section 31 (f) of the above said Act, the Government, Ministry of Development, are pleased to direct that appeals under section 6 of the Act shall be to the Tahsildar or Deputy Tahsildar in independent charge having jurisdiction over the same source or position concerned.

Fort St. George, February 11, 1930.

No. 57.—The following draft of certain amendments to the Madras Factories (Amended) Rules, 1923, published with the Notification of the Local Government in the Development Department, No. 249, dated 24th August 1925, at pages 992 to 1007 of Part I of the Fort St. George Gazette, dated 15th September 1925, as amended up to date, which the Government in Council propose to make in exercise of the powers conferred by clause (a) of sub-section (1) of section 31 of the Indian Factories Act, 1911 (Act XII of 1911), as subsequently amended, read with section 26 of the General Clauses Act, 1907 (X of 1907) is hereby published as required by sub-section (1) of section 31 of the said-mentioned Act for general information. Under sub-section (2) of section 31 of the said Act, notice is hereby given that the said draft will be taken into consideration on or after the expiry of three months from the date of publication of this notification. Any objections or suggestions which may be received from any person with respect to the said draft before the date aforesaid will be considered by the Government in Council. Objections and suggestions should be sent to Government through the Commissioner of Labour.

DRAFT AMENDMENTS.

1. For sub-rule (1) of rule 25 of the said rules, the following rule shall be substituted, namely:—

"The occupier of every factory shall provide latrines within the premises of the factory in an accessible place detached from the other factory buildings. If females are employed separate latrines, screened from lines for males and marked in the vernacular in conspicuous letters 'For Women Only' shall be provided. Those for males shall be similarly marked 'For Men Only'. The accommodations for both males and females shall be on each side as may be laid down in the case where the factory is situated in a municipal area by the municipality concerned and in other cases by local boards in non-municipal areas and the rules framed in this regard, provided that it shall not in any case be short of the following scale:—

Provision of latrines.—

A. Males.—If separate urinals are provided:—

(i) in the case of factories where the number of operatives is not more than 100, one seat for every 25 operatives or fraction thereof;

(ii) in the case of factories where the number of operatives is more than 100, one seat for every 25 for the first hundred operatives and one seat for every 40 thereafter or fraction thereof.

[illegible]

Note.—The difference of \$-94 in salary between the salaries received by the District Forest Officer and the settlement officer in the amount of £100, the salary of Rs. 50,000 in the District Forest Officer's salary.

S. V. RAMAKRISHNAN,
Secretary to Government.

PUBLIC WORKS AND LABOUR
DEPARTMENT.

18474

Feb. 25, 1933.

St. 32.—Mr. F. M. Dowley, major, Office of Engineers in Chief, Corps of Engineers, Project, with effect from the 12th April 1930 or date of entry, leave on average pay to the extent due and leave on full average pay thereafter for a total period of one year and three months.

Earl St. George, February 24, 1933.

No. 83.—Mr. L. H. Grog, Chief Engineer for Irrigation, with claim from the 2d March 1902 on date of raised, lease on average pay for eight months.

No. 44.—M.L.Fy. K. Schreiner, Ayrtonger, N.A., P.R., Assistant Engineer and Operating Engineer, Quartermaster, born on average pay without medical certificate for three months (1st) about June 1st 1910 or date of relief.

APPOINTMENTS

Est. M. Carey, February 18, 1960.

No. 45.—Mr. A. C. Williamson, M. A., Officiating Assistant Electrical Engineer, is effective as Electrical Engineer. In addition to his own duties, during the absence of M. R. Ry. F. V. Christ on other duty or until further orders.

Port St. George, February 28, 1893.

No. 88.—M.H.Sr. Was Sahib N. Swaminathan
Appar Arungal, P.A., S.E., Superintending Engineer,
on return from leave, to officiate as Chief Engineer
for Irrigation during the absence of Mr. Geng on
leave or until further orders.

CONFIRMATION.

East St. George, February 22, 1900

No. 27.—Mr. Y. Hart, A.M.I.C.E., Executive Engineer (as above), to be Superintending Engineer, permanent, with effect from the 1st July 1935, vide Mr. L. E. Greg, confirmed as Chief Engineer.

RESULTS

East St. Louis, February 14, 1890.

The draft declaration published at pages 189 to 191, Part 1 of the *Fort St. George Gazette*, dated 4th February 1916, in respect of lands acquired for the Melakkadu channel of the Canvey-Memur Project in Isam Thiruvakudam village, Ponnakhotthi taluk, Tanjore District—

Page 308.

In the entry relating to beam dry, Minneapolis, T.R. No. 208, for "south and east by Minneapolis," read "north and east by Minneapolis and T.R. No. 104."

In the survey relating to water (Fig. 1, Topographic Map) points T-6, N-6, H-4, J-1 and J-2 were by T-6. Nos. 228 and 272, road, and by T-6. Nos. 218 and 276, south by T-6. No. 277.

In the entry relating to later dry, Nizhneilprje, T.S. No. 278, see 'F. M. E. Nikolovskii Makhovskii' occurring in the second line, and 'F. M. E. Nikolovskii Makhovskii Makhovskii'.

In the entry relating to item 409, T.O. No. 218, Change(s) for 'and by T.O. No. 218', read 'and by T.O. No. 218'.

Page 181

In the entry relating to 1898 dry, T. B. Hill, Kansas
noted, for '4 of 1898', read '4 of 1897'.

East St. Louis, February 17, 1904.

In the notification under section 4 (1) of the Land Acquisition Act relating to the acquisition of lands for highway to be in village No. 46, Gadamangalam village, Chingleput taluk, Chingleput district, published on page 1708 of Part 3 of the First N. George Gazette, dated 14th September 1918, against the name of owner or owners named against N. No. 12 (part) of Personal Nagada (now called Ranganatha Ayyappa (mortuary)).

In the application under section 4 of the Land Acquisition Act, published at page 2258 of Part I of the *Act*, Mr. George Smith, dated 10th December 1939, in respect of acquisition of land in H.B. No. 24/3-A, 0-25 of an acre, for providing a pathway to the burial ground of Ali Adnan of Perambalur Taluk, District of Madhavaram, Kallakurichi.

Sur : north and end by Sta. 10, 10.3 W., road : north by Sta. 10, 10.3 W., 10.3 E.;

Prof. M. Gersony, February 18, 1936.

To the notification under section 4 (3) of the Land Acquisition Act 1 of 1894, published in pages 1895 and 1828 of Part I of the Act 26, Government Gazette dated 26/10/1929, in respect of lands required for the rural system of the Cauvery-Nagar Project in Tiruchumbalur village, Tiruchumbalur Taluk, Tanjore district.—

Page 1634, line 25. *is* the correct given species + *Psittakodes pompilius*, imm. dry $\frac{1}{2}$, for $\frac{1}{2}$ dry, read + 6.64 %.

NOTIFICATIONS.

Fort St. George, February 18, 1930
(G.O. No. 542 A.)

No. 88.—Whereas there is reason to believe that the members of the class of Palanis and Managan who go by the name of Kalakias of Kallitais taluk, Tichitampy district, is admitted to the systematic commission of various offences, the Government in Council, in exercise of the powers conferred on him by section 2 of the Criminal Tribes Act (V of 1924), hereby declares that that section of the Palanis and Managan known as Kalakias, of Tichitampy district, is a criminal tribe for the purposes of the said Act.

No. 89.—Under section 10 of the Criminal Tribes Act, the Governor in Council further directs that every registered member of the said 'Kalakias' section of Tichitampy district shall report himself at such intervals as may be prescribed by the District Magistrate, Tichitampy, and shall also notify his place of residence and any change or intended change of residence and any absence or intended absence from his residence.

Fort St. George, February 17, 1930
(G.O. No. 542 B.)

No. 90.—In exercise of the powers conferred by section 2 of the Indian Tolls Act, 1931 (VIII of 1931), as amended by the Indian Tolls Act, 1934 (XV of 1934), the Government sanction the opening of a check toll gate at mile 98½ on the Nannampar Central Portmoo Road, from the 1st April 1930.

Fort St. George, February 25, 1930.

No. 91.—The following resolutions of the Government of India are republished:—

RAILWAY DEPARTMENT.

RANGE BOARD.

New Delhi, the 26th February 1928.

No. 368-SL.—In exercise of the powers conferred by the Notification of the Government of India in the Department of Commerce and Industry, No. 821, dated the 21st March 1929, and in pursuance of section 21 of the Indian Railway Act, 1925 (IX of 1925), the Railway Board are pleased to make the following further amendments in the Rules published with their Notification No. 368-SL, dated the 26th August 1925, namely:—

In item 31 of Table No. 2 of the said Rules, sub-paragraph (c) shall be relettered (f) and after sub-paragraph (d), the following sub-paragraph shall be inserted, namely:—

"(e) Train-wrecking or attempted train-wrecking."

DEPARTMENT OF INDUSTRIES AND LABOUR.

Public Works Branch.

New Delhi, the 26th February 1930.

No. L-22.—The following resolutions made by the Secretary of State in Council is published for general information:—

In exercise of the powers conferred by sub-section (3) of section 36-B of the Government of India Act, the Secretary of State, with the concurrence of the majority of members of a meeting of the Council of India held this 26th day of November 1929, hereby makes the following amendments in the Indian Service of Engineers (Recruitment) Rules, 1927, namely:—

At the end of Rule 14 of the said Rules the following shall be inserted, namely:—"and the

candidate is recommended and mentioned in the Public Service Commission that they are in all respects suitable for employment in the Indian Service of Engineers."

No. 92.—The following resolution of the Government of India is republished:—

DEPARTMENT OF INDUSTRIES AND LABOUR.

Public and Tribes Branch.

New Delhi, the 26th February 1930.

No. 16-Misc.L. 1728.—Under the Government of India (Department of Industries and Labour) Resolution No. 7-P.O., dated the 17th December 1925 in relation to public works in the Public Office Insurance Fund who surrendered their policies between the 1st April 1927 and before the date of declaration of the grant of bonus were collected from participating in the bonus. The Government in Council has since reviewed the case of these policy holders who have been less collected from the bonus announced and is pleased to decide that policy holders surrendered between 1st April 1927 and the 17th December 1928 will receive a bonus equal to the cash surrender value of the policyholders' bonus at 5th of the full rate published in this Department resolution dated 17th December 1928 for each portion of the period from 1st April 1927 to 17th December 1928 as they were in force. For policy holders who surrendered on any surrender their policy between the 17th December 1928 and the 31st March 1930 the bonus will be the cash surrender value of the bonus at the latest rate declared in the aforesaid resolution as applicable to dates existing between the 1st April 1927 and the 31st March 1930.

Fort St. George, February 22, 1930.

No. 93.—The following advertisement appearing in the *India*, dated 15th February 1930, is published:—

KANAKAETHAN ELECTRIC LIGHTING, 1930.

An application for an amendment in the above Rules having been made to the Secretary to the Government of Madras, Public Works and Labour Department, notice is hereby given that every local authority, company or person desirous of making any representation with reference to this application, may do so by letter addressed to the Secretary to the Government of Madras, Public Works and Labour Department, within three months of the date of issue of the newspaper containing the first advertisement.

THE KANAKAETHAN ELECTRIC LIGHTING, 1930.

Second Schedule.

Maximum charges.

In clause 1 (a) (ii) read as "For the second to the sixth year of working: at ten annas per unit" in place of "For the second, third and fourth years of working at ten annas per unit."

In clause 1 (a) (iii) read as "For the tenth and subsequent years at eight annas per unit" in place of "For the fifth and subsequent years at eight annas per unit."

For the Kanakathesan Electric Supply Corporation, Limited.

G. T. C. E. V. VENKATACHARI CHETTIAR,
Managing Director.

Yaduking village.

Polynomial Branch Group No. 4

[illegible]

Chapman, 1990)

Journal of Interpersonal Violence 26(1)

Item No.	1	Yachting, day, P. No. 481	..	0-00
"	2	Do, P. No. 482	..	0-00
"	3	Do, P. No. 483	..	0-00
"	4	Do, P. No. 484	..	0-00
"	5	Do, P. No. 485	..	0-00
"	6	Yachting, day, P. No. 486	..	0-00
"	7	Yachting, day, P. No. 487	..	0-00
"	8	Yachting, day, P. No. 488 and 489	..	0-00
"	9	Do, (same)	..	0-00

ADDITION OF LANTH

Est. St. Mass.: February 12, 1873.

Under section 6 of the Land Acquisition Act, the Government in Council hereby declares that the land specified below and measuring 0.02 of an acre, and to the same a little more or less, is needed for a public purpose, to wit, we will use the said land as, and under sections 2 and 7 of the same Act, the District Labour Officer, Bangalore, is authorized to request the owner of the land to sell the same to the Government at a price of Rs. 100/- per acre, under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Labour Officer, Bangalore, and may be viewed at any time under order here.

Tampore district, Ponnakkal taluk,
No. 8. Chikam's kalaru village.

Government, dry, E.S. No. 104 B 17a, ocean
Trough close head, *Stenopoma* (slab Part). On
and Trench, *marginata* *Vermorel* and *Stenopoma*
Mudstone, bounded to the north by No. 104 B
17-3, and by Nos. 104 B 17-4 and 104-5, south
by Nos. 104 B-4 and 104-5; west by No. 104 B-
10.

Under section #2 of the Land Acquisition Act, the Government in Coteau, hereby declares that the land specified below and containing 604 of an acre, to wit: the same a little more or less as shown by a plat in possession of, to wit, her said wife for Ada Drummond; also, sections 6 and 7 of this same town of Coteau, District Labour Office, Tampere, is appointed to perform the functions of a Collector under the Act, and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Labour Office, Tampere, and may be inspected at any time during office hours.

Tanjore district, Mannargudi taluk,
No. 14, Kalachuri village.

[illegible]

East St. Louis, February 18, 1880.

Under section 4 of the Land Acquisition Act, the Governor in Council hereby declares that the land mentioned below and measuring 0.25 of an acre, be

the same a large mass of work is needed for a public purpose, to wit, for the site of a well and pathway to the Adi Devdutt shanti and, under sections 3 and 7 of the areas Act, the District Labor Officer, Tumkur, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Labor Officer, Tumkur, and may be inspected at any time during office hours.

Tiavvily district, Tiavvily taluk,
Kadavallur village.

[illegible]

Under section 8 of the Land Acquisition Act, the Government in Council hereby declares that the land specified below and measuring 118 acres, be the same a Wala moor or heath, is needed for a public purpose, to wit, for horse shoes for Self-Defense, and, under sections 1 and 3 of the same Act, the District Survey Officer, Wass Godward, is appointed to perform the functions of a Collector and the District Survey Officer is directed to take order for the acquisition of the said land. A plan of this land is kept in the office of the District Survey Officer, Wass Godward, and may be inspected at any time during office hours.

East Godavari district, Rajahmundry taluk,
No. 11, Tanayada village.

East-west, Crp. S. No. 152 E., belonging to Fort St. Vankuta End II, located on the north by S. No. 152 A.; west by S. No. 154; south by S. No. 151; west by S. No. 154 204

Under section 8 of the Land Acquisition Act, the Government is pleased hereby to declare that the land described below and measuring 64/108 of an acre or 200 square yds. be the same is hereby notified, to be reserved for a public purpose, to wit, for the use of the Andamitang; and, under sections 3 and 7 of the same Act, the District Labour Officer, Nijhar, is appointed to perform the functions of a Collector under the Act, and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Labour Officer, Nijhar, and may be inspected at any time during office hours.

Nilam dardat, Nilam talak, Kallam illi ritham.

Pterodroma, belonging to *Pterodroma*. This species is found in the Pacific Ocean, ranging from the north to the south by No. 10; and from west to east by No. 11.

[illegible]

For. Sci. Soc. America, February 14, 1939.

Whereas it appears to the Government that the lands specified herein are needed for public purposes, and so, for the execution of the Glacina Cession notice to that effect, is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act of 1961 as amended by the Land Acquisition Amendment Act XXVIII of 1987; and the Governor is Commanded, under section 5 (1) of the said Act, to appoint a Collector, or his Deputy Collector, or a District Officer, or a Special Deputy Collector, or a District Engineer, his staff, and workmen to exercise the powers conferred by section 4 (2) of the Act, under sections 5 (3) of the said Act, the Governor is Commanded appoints the Special Deputy Collector to perform the functions of a Collector under section

Qazjan district, Qazvin prov.,
No. 17, Fashirchay village.

40611

[illegible]

[illegible]

[illegible]

[illegible]

Port St. George, February 17, 1935.

Whereas it appears to the Government that the land specified below is needed for a public purpose, to wit, for the construction of quarters for the same establishment, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act of 1924, as amended by the Land Acquisition Amendment Act XXVIII of 1925; and the Governor in Council hereby appoints the Collector of the Nilgiris, his staff and workmen to exercise the powers conferred by section 4 (5) of the Act. Under section 5 (4) of the same Act the Governor in Council appoints the Collector of the Nilgiris to perform the functions of a Collector under sections 5-A of the Act.

Nilgiris district, Gudalur taluk, Gudalur village.
Approximate extent.

- Old building, previously, R. No. 204-10, belonging to the Tirumangalakudi Municipality, bounded on the north by R. No. 204-2, and by Nos. 204-1 and 204-3, south by Nos. 204-4; west by Nos. 204-5 and 204-6. 213
- Old building, city, developed, R. No. 204-2, part, belonging to the Tirumangalakudi Municipality, bounded on the north and east by Nos. 204-1 and 204-3, south by Nos. 204-4 and 204-5; west by Nos. 204-6 and 204-7. 218

Under section 5 of the Land Acquisition Act, the Governor in Council hereby declares that the land specified below and measuring 672 sq. of an acre, be the same a little more or less, is needed for a public purpose, to wit, for the provision of a pathway for Adi-Dravidas; and under sections 5 and 7 of the same Act, the District Labour Officer, Tanjore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Labour Officer, Tanjore, and may be inspected at any time during office hours.

Tanjore district, Tanjore taluk, No. 51-1.
Maharajapuram village.

- Item, west, R. No. 204-1, belonging to Tanjore Taluk Municipality, comprising 12 1/2 fathoms reference 1919, bounded on the north by Nos. 204-2, and by Nos. 204-3, south by Nos. 204-4; west by Nos. 204-5. 213
- Item, west, R. No. 204-2, belonging to Tanjore Taluk Municipality, comprising 12 1/2 fathoms reference 1919, bounded on the north by Nos. 204-1 and 204-3; south by Nos. 204-4; west by Nos. 204-5. 213
- Item, city, R. No. 204-3, belonging to Tanjore Taluk Municipality, comprising 12 1/2 fathoms reference 1919, bounded on the north by Nos. 204-1 and 204-2; south by Nos. 204-4; west by Nos. 204-5. 213
- Item, city, R. No. 204-4, belonging to Tanjore Taluk Municipality, comprising 12 1/2 fathoms reference 1919, bounded on the north by Nos. 204-1 and 204-2; south by Nos. 204-3; west by Nos. 204-5. 213
- Item, city, R. No. 204-5, belonging to Tanjore Taluk Municipality, comprising 12 1/2 fathoms reference 1919, bounded on the north by Nos. 204-1 and 204-2; south by Nos. 204-3; west by Nos. 204-4. 213
- Item, city, R. No. 204-6, belonging to Tanjore Taluk Municipality, comprising 12 1/2 fathoms reference 1919, bounded on the north by Nos. 204-1 and 204-2; south by Nos. 204-3; west by Nos. 204-4. 213
- Item, city, R. No. 204-7, belonging to Tanjore Taluk Municipality, comprising 12 1/2 fathoms reference 1919, bounded on the north by Nos. 204-1 and 204-2; south by Nos. 204-3; west by Nos. 204-4. 213
- Item, city, R. No. 204-8, belonging to Tanjore Taluk Municipality, comprising 12 1/2 fathoms reference 1919, bounded on the north by Nos. 204-1 and 204-2; south by Nos. 204-3; west by Nos. 204-4. 213
- Item, city, R. No. 204-9, belonging to Tanjore Taluk Municipality, comprising 12 1/2 fathoms reference 1919, bounded on the north by Nos. 204-1 and 204-2; south by Nos. 204-3; west by Nos. 204-4. 213
- Item, city, R. No. 204-10, belonging to Tanjore Taluk Municipality, comprising 12 1/2 fathoms reference 1919, bounded on the north by Nos. 204-1 and 204-2; south by Nos. 204-3; west by Nos. 204-4. 213

Under section 5 of the Land Acquisition Act the Governor in Council hereby declares that the land specified below and measuring 672 sq. of an acre, be the same a little more or less, is needed for a public purpose, to wit, for a well-site for Adi-Dravidas; and under sections 5 and 7 of the same Act, the District Labour Officer, Tanjore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office

of the District Labour Officer, Tanjore, and may be inspected at any time during office hours.

Tanjore district, Shiyali taluk,
No. 31, Vattangudi village.

- Government, city, R. No. 204-1, belonging to R. Chidambaram Municipality, bounded on the north, east, south and west by R. No. 204-2. 213

Port St. George, February 7, 1935.

Under section 5 of the Land Acquisition Act, the Governor in Council hereby declares that the land specified below and measuring 175 acres, be the same a little more or less, is needed for a public purpose, to wit, for a house site for Adi-Dravidas; and under sections 5 and 7 of the same Act, the District Labour Officer, Port Government, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Labour Officer, Port Government, at Coimbatore, and may be inspected at any time during office hours.

East Godavari district, Peddapuram taluk,
Kancharla village.

- Government, city, R. No. 204-1, belonging to Telangana Municipality, bounded on the north by R. No. 204-2; east by R. No. 204-3; south by R. No. 204-4; west by R. No. 204-5. 213

Under section 5 of the Land Acquisition Act the Governor in Council hereby declares that the land specified below and measuring 672 sq. of an acre, be the same a little more or less, is needed for a public purpose, to wit, for a Labour school, and under sections 5 and 7 of the same Act, the District Labour Officer, Tanjore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Labour Officer, Tanjore, and may be inspected at any time during office hours.

Tanjore district, Shiyali taluk, Kandal village.

- Item, city, R. No. 204-1, belonging to Kandal Taluk Municipality, bounded on the north by R. No. 204-2 and 204-3; east by R. No. 204-4; south by R. No. 204-5; west by R. No. 204-6. 213

Port St. George, February 23, 1935.

Whereas it appears to the Government that the land specified below is needed for a public purpose, to wit, for providing house-sites for Adi-Dravidas; notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act of 1924, as amended by the Land Acquisition Amendment Act XXVIII of 1925, and the Governor in Council appoints the District Labour Officer, Gudalur, and his staff and workmen to exercise the powers conferred by section 4 (5) of the Act. Under section 5 (4) of the same Act the Governor in Council appoints the District Labour Officer, Gudalur, to perform the functions of a Collector under section 5-A of the Act.

Gudalur district, Pattinapalle taluk,
Sompuram village.

- Item, city, R. No. 204-1, belonging to Pattinapalle Municipality, bounded on the north by R. No. 204-2; east by R. No. 204-3; south by R. No. 204-4; west by R. No. 204-5. 213

[illegible]

[illegible]

Whereas it appears to the Government that the lands specified below are needed for public purposes, to wit, for the canal system of the Conway-Marine Project, notice is that effect is hereby given

to all whom it may concern in accordance with the provisions of section 9 (1) of the Land Acquisition Act of 1894, as amended by the Land Acquisition (Amendment) Act XXXVIII of 1938; and the Government in Council hereby authorizes the Principal Deputy Collector, Mangalore District, to sign and to execute, and his subordinate to countersign the orders embodied by serials 4 (2) of the act, 10/7, and 5 (2) of the act, 4/8, Government in Council approve the said Special Deputy Collector to perform the functions of a subordinate officer under 4A of the Act. All persons concerned in the lands are required to lodge before the above-mentioned date, within thirty days after the issue of this notification, a statement, in writing, of their objections, if any, to the proposed acquisition.

Tanjore district, Palakkottai taluk,
Tavur Athambai village (Nandagudi Zamindari)

		Approximate weight percent.		wt. %	
Adrenal Cholesterol					
Dry, Keyman	..	0.0	0.0	0.0	0.00
1	Phosphatidyl glycerol	0.0	0.0	0.0	0.01
2	Stanol	0.0	0.0	0.0	0.01
3	Tri-olein glycerol	0.0	0.0	0.0	0.01
4	Cholesterol glycerol	0.0	0.0	0.0	0.01
5	Glycogen	0.0	0.0	0.0	0.01
6	Arginine and glycerol	0.0	0.0	0.0	0.01
7	Stanol glycerol	0.0	0.0	0.0	0.01
8	Stanol glycerol	0.0	0.0	0.0	0.01
9	Phosphatidyl glycerol	0.0	0.0	0.0	0.01
10	Stanol glycerol	0.0	0.0	0.0	0.01
11	Stanol glycerol	0.0	0.0	0.0	0.01
12	Stanol glycerol	0.0	0.0	0.0	0.01
13	Stanol glycerol	0.0	0.0	0.0	0.01
14	Stanol glycerol	0.0	0.0	0.0	0.01
15	Stanol glycerol	0.0	0.0	0.0	0.01
16	Stanol glycerol	0.0	0.0	0.0	0.01
17	Stanol glycerol	0.0	0.0	0.0	0.01
18	Stanol glycerol	0.0	0.0	0.0	0.01
19	Stanol glycerol	0.0	0.0	0.0	0.01
20	Stanol glycerol	0.0	0.0	0.0	0.01
21	Stanol glycerol	0.0	0.0	0.0	0.01
22	Stanol glycerol	0.0	0.0	0.0	0.01
23	Stanol glycerol	0.0	0.0	0.0	0.01
24	Stanol glycerol	0.0	0.0	0.0	0.01
25	Stanol glycerol	0.0	0.0	0.0	0.01
26	Stanol glycerol	0.0	0.0	0.0	0.01
27	Stanol glycerol	0.0	0.0	0.0	0.01
28	Stanol glycerol	0.0	0.0	0.0	0.01
29	Stanol glycerol	0.0	0.0	0.0	0.01
30	Stanol glycerol	0.0	0.0	0.0	0.01
31	Stanol glycerol	0.0	0.0	0.0	0.01
32	Stanol glycerol	0.0	0.0	0.0	0.01
33	Stanol glycerol	0.0	0.0	0.0	0.01
34	Stanol glycerol	0.0	0.0	0.0	0.01
35	Stanol glycerol	0.0	0.0	0.0	0.01
36	Stanol glycerol	0.0	0.0	0.0	0.01
37	Stanol glycerol	0.0	0.0	0.0	0.01
38	Stanol glycerol	0.0	0.0	0.0	0.01
39	Stanol glycerol	0.0	0.0	0.0	0.01
40	Stanol glycerol	0.0	0.0	0.0	0.01
41	Stanol glycerol	0.0	0.0	0.0	0.01
42	Stanol glycerol	0.0	0.0	0.0	0.01
43	Stanol glycerol	0.0	0.0	0.0	0.01
44	Stanol glycerol	0.0	0.0	0.0	0.01
45	Stanol glycerol	0.0	0.0	0.0	0.01
46	Stanol glycerol	0.0	0.0	0.0	0.01
47	Stanol glycerol	0.0	0.0	0.0	0.01
48	Stanol glycerol	0.0	0.0	0.0	0.01
49	Stanol glycerol	0.0	0.0	0.0	0.01
50	Stanol glycerol	0.0	0.0	0.0	0.01
51	Stanol glycerol	0.0	0.0	0.0	0.01
52	Stanol glycerol	0.0	0.0	0.0	0.01
53	Stanol glycerol	0.0	0.0	0.0	0.01
54	Stanol glycerol	0.0	0.0	0.0	0.01
55	Stanol glycerol	0.0	0.0	0.0	0.01
56	Stanol glycerol	0.0	0.0	0.0	0.01
57	Stanol glycerol	0.0	0.0	0.0	0.01
58	Stanol glycerol	0.0	0.0	0.0	0.01
59	Stanol glycerol	0.0	0.0	0.0	0.01
60	Stanol glycerol	0.0	0.0	0.0	0.01
61	Stanol glycerol	0.0	0.0	0.0	0.01
62	Stanol glycerol	0.0	0.0	0.0	0.01
63	Stanol glycerol	0.0	0.0	0.0	0.0

Proc. St. Geogr. Society, February 19, 1930.

Whereas anyone to the Government think the least upland view is based on a public purpose, to wit, for the formation of a band on one side of the existing band of P&H tank to the left of the No. 2, arise to that effect is hereby given to let when it may occur in accordance with the provisions of section 4 (1) of the Land Acquisition Act of 1964, as amended by the Land Acquisition Amendment Act XXXVIII of 1973 and the Governor in Council hereby authorizes the District Engineer, Rajapet, his staff and workmen to exercise the powers conferred by section 4 (2) of the Act. Under the provision 4 (2) of section 3 of the Act, the Governor in Council directs that in view of the fact that the provisions of section 4 of the Act shall not apply to the acquisition of the waste or smaller lands situated in the private.

Cuddapah district, Rajampet taluk,
Uttara vilas.

[illegible]



SUPPLEMENT TO PART I

OF

THE FORT ST. GEORGE GAZETTE

No. 8]

MADRAS, TUESDAY EVENING, FEBRUARY 23, 1930.

[Price, 4 pica.

NOTICES.

MADRAS LEGISLATIVE COUNCIL.
MADRAS CITY MUHAMMADAN URBAN
CONSTITUENCY.

Whereas the Madras City Mohammedan Urban Constituency of the Madras Legislative Council has been called upon by notification to elect a member or as before 1st April 1930, T. K. Chennan Smith, Esq., n.m., I.C.S., Commissioner, Corporation of Madras, the Returning Officer of the said constituency, do hereby give the following

(POLLING STATION.

- (i) The number of persons to be elected is one.
- (ii) Nominations papers may be delivered to the undersigned at Ripon Buildings, Corporation of Madras, or if he is immediately prevented from receiving the same, to the Revenue Officer at Ripon Buildings. They should be presented between 11 a.m. and 3 p.m. on or before 1st March 1930.
- (iii) Forms of nomination paper may be obtained at the office of the persons above-mentioned between the hours of 11 a.m. and 3 p.m. from this date to 1st March 1930.

(iv) The examination papers will be taken up for scrutiny at 3 p.m. on 5th March 1930 in Ripon Buildings.

(v) In the event of the election being contested, the poll will take place on 15th March 1930, between the hours of 7 a.m. and 3 p.m. with an interval of rest between 12 noon and 1 p.m.

(vi) No voter will be admitted to vote outside the polling area unless he has some appeal on the electoral roll. The polling stations at which election in each polling area may vote are those entered in the electoral roll.

T. K. SMITH,
Returning Officer.

Corporation of Madras,
15th February 1930.

COMBINATION DISTRICT NON-MUHAMMADAN
RURAL CONSTITUENCY.
Rippon or Revenue Formulas.

Under Rule 19 (3) of the Madras Electoral Rules, it is hereby notified for general information that M. L. S. S. A. Sankaralingam Chettiar, Arangal, who stood for the by-election to the Legislative Council, Non-Muhammadian Rural Constituency,

alleges his return of election expenses and his declaration in respect thereof under rule 19 (3) on the 19th February 1930 and that the return can be inspected in the Constituency Collector's Office between 12 noon and 4 p.m. on all days except holidays up to 15th March 1930.

Constituency Collector's Office,
22nd February 1930.

LEGISLATIVE ASSEMBLY.

SALEM AND COIMBATORE NON-NORTH ARAB
NON-MUHAMMADAN RURAL CONSTITUENCY.
Rippon or Revenue Formulas.

Under rule 19 (3) of the Assembly Electoral Rules, it is hereby notified for general information that M. L. S. S. A. Sankaralingam Chettiar, Arangal, who stood for the by-election to the Legislative Assembly, Salem and Coimbatore non-North Arab Non-Muhammadian (Rural) Constituency, lodged his return of election expenses and his declaration in respect thereof under rule 19 (3) on the 19th February 1930 and that the return can be inspected in the Constituency Collector's Office between 12 noon and 4 p.m. on all days except holidays up to 15th March 1930.

K. F. THOMAS,
Collector and Returning Officer.

Constituency Collector's Office,
22nd February 1930.

DANJAN PUR VILLAGE PUTAM NON-MUHAMMADAN
RURAL CONSTITUENCY.
Rippon or Revenue Formulas.

It is hereby notified for the information of the public that M. L. S. S. A. Sankaralingam Chettiar, Arangal, a candidate for the by-election to the Danjapur Village Putam Non-Muhammadian (Rural) Constituency of the Legislative Assembly, has lodged his return and declaration of election expenses on 19th February 1930 and that the same can be inspected on any working day between 12 noon and 4 p.m. at the Collector's Office, Danjapur, on payment of a fee of one rupee or on or before 15th March 1930.

G. T. H. BRACKEN,
Collector and Returning Officer.

Danjapur Collector's Office,
22nd February 1930.



THE FORT ST. GEORGE GAZETTE

Published by Authority

328 朱江

MADRAS, TUESDAY EVENING, FEBRUARY 25, 1936.

(17) (1992) 2 *ANNA*

Part I.A.—Local Self-Government.

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LOCAL SELF-GOVERNMENT
DEPARTMENT.

ATTACHED TO FORM 990-SS (2015)

East St. Louis, February 25, 1934

No. 102.—M.R. By. Rao Sahib S. M. Thakur, Advocate, and M. to act as Superintendent, King George Hospital, Vijnanapuram, in addition to his duties, see Dr. M. K. Ramiah, M.A., M.B., general laws.

No. 212.—Dr. G. H. Baker Bay, M.D., is set on
Professor of Medicine, Medical College, Visagapatam,
and Dr. M. L. Komath, M.A., M.D., is set on leave.

No. 214.—Dr. P. Aronachalam, m.d., is set as Lecturer on Children's and Infectious Diseases, Medical College, and Civil Surgeon, King George Hospital, Singapore, in addition to his duties, viz Dr. G. R. Dhillon B.A., m.b., as other date.

No. 328.—Dr. R. H. E. Y. Robinson, Surgeon, R. H. E. Y. Robinson, Surgeon in the Hospital, Madras, with effect from the date on which an out-patient ophthalmic clinic is opened in that hospital.

No. 218.—Under section 23 of the Madras Hindu Religious Endowments Act, 1920 (Act II of 1927), the Local Government appoints the following persons to be members of the Namam District Temple Committee for a period of two years:—

M. R. Ry. Rao Sahib Mahani Rajan Nayaka
Gen. President, Taluk Board, Ramnadi.

M.B. Hg., Solmschönstein Series Rastatt
den Serial Anagast, 2A, 3A, 4A, 5A,
6A-8A.

M.B.H. Argonovskiy, A.Ye. Frolenko,
A.Ye. Avdeyev, N.A. Zil', Gennadiy
Vladimirovich.

M. B. Ry. & Maragappa Avergal, Editor,
Kannara, Kuvabada, Harad district.

M. H. By. Aydin, A. P. Poyad Naluk Oguzlu-
malazarması Napsak Ayaral, Becker and
Landford, Ayazakbetsi, Zeytin district.

M.H.Hg. Thengachandipatti Sabarbanasani
Kendraswadi Madaliyar Anugul, n.a., Tekel,
and Kundant. Unco. Road. Sagar.

M. H. By Pullama Reddiger Enneswami Reddiger
yar Kalbe Reddiger Chakappa Reddiger
Aravali, Landard, Channarayana, Viru
Aravali, Puri, Ramani, Ramani.

M.B. Ry. Nestsirayam Pillai Moleyya Pillai
also Syngamkutha Pillai Ayyappal, Minis-
ter for Scientific Research.

M.R.Ry, Valadmal Thiruvemika Math,
vraat Tamar Sadam, Das Tamar Avergal
Zemider of Idamalai, Soter, Ramana
Avalai

M. H. B. P. Vasudeva Alagappa Pethuraja Aliy
Jaya Aravali, Member, Hassan District
Board, Kaimashan, Hassan District.

A. D. CSOKBIZ,
Deputy Secretary to Government

No. 317.—In modification of O. O. No. 290, L. & M. dated the 17th January 1936, M.R. By K. P. Nair, Nairan Aswari, Local Panch Assistant Engineer Malabar, will be considered to have acted as District Road Engineer, Malabar, during the absence of M.R. to D. Narayan Rao Aswari on duty.

No. 515.—Under section 9 (4) (a) of the Marine Local Boards Act, 1940, Government appoint the following persons to be members of the district boards noted against their names:—

Prinathi Parvathi Ammal (Mrs. P. S. Subramanya Iyer)—Madara District Board.

Samuel Parketh Award (Mrs. A. Kopp
Memorial Fund Detroit House)

Rs. 518.—Under sections 1 (3) and 11 of the Madras District Municipalities Act, 1920, Government appoint M.H.Ry. Donawarum Annaswami Mudaliyar Ayyangar to be a councillor of the Coimbatore Municipal Council.

AN. 102.—Application of the Trincomalee Municipality for loan of Rs. 4,500 from the Government under the Local Authorities Loans Act, 1914—

1. The purpose for which the loan is required and the estimate of the cost of the work—Trincomalee Water-supply scheme (No. A.1.100).
2. The interest which it is proposed to pay—on the loan.
3. The fund on the security of which it is proposed to borrow—Municipal General Fund.
4. The rate under which the loan is to be repaid, interest or both—District Municipality at 7 1/2 per cent.

5. The period for which the loan is required—25 years.
6. The cost of the interest on the loan—25 years, in which it is proposed that the loan should be repaid, the date proposed for paying each instalment and the instalment on which it is proposed to begin the interest on each instalment is calculated. The yearly instalment of Rs. 410 with charges of interest.
7. The rate of interest—7 1/2 per cent.
8. A detailed account of the receipts and expenditure of the local authority for the last three years (preceding the loan).
9. All existing prior charges upon the funds of the local authority—Rs. 75,000 (see statement has been paid).

STATEMENT SHOWING THE FINANCIAL POSITION OF THE TRINCOMALEE MUNICIPAL COUNCIL FOR THE FIVE YEARS ENDING WITH THE YEAR 1929-30.

Part I.—Statement of receipts and expenditure of the General and Special Service Accounts—Ordinary.

A. General Account.

Receipts.	I. General taxation and miscellaneous receipts.	II. Management.	III. Communications.	IV. Education other than elementary.	V. Public health.	VI. Miscellaneous other than public health.	Total.	Debt—Debtless (from General Account) or	Net total.
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Total receipts:									
Arable, 1929-30	25,845	41	25,956	7,550	17,170	4,890	58,516	8,501	73,328
Do 1928-29	25,190	80	25,270	7,510	16,917	5,207	56,514	8,504	73,328
Estimated receipts, 1929-30	24,470	70	24,540	7,450	15,450	5,000	52,960	8,500	61,460
Budget estimate, 1929-30	25,150	80	25,230	7,500	15,750	5,100	59,730	8,500	61,230
Expenditure:									
Expenditure from endowments:									
Arable, 1929-30	—	—	—	—	—	—	—	—	—
Do 1928-29	—	—	—	—	—	—	—	—	—
Estimated expenditure, 1929-30	—	—	—	—	—	—	—	—	—
Budget estimate, 1929-30	—	—	—	—	—	—	—	—	—
Special Government grants:									
Arable, 1929-30	—	—	—	—	—	—	—	—	—
Do 1928-29	—	—	—	—	—	—	—	—	—
Estimated expenditure, 1929-30	—	—	—	—	—	—	—	—	—
Budget estimate, 1929-30	—	—	—	—	—	—	—	—	—
Expenditure from ordinary revenue:									
Arable, 1929-30	25,146	41	25,187	7,507	17,203	4,890	58,847	8,501	73,348
Do 1928-29	25,000	40	25,040	7,501	16,912	5,200	56,653	8,500	73,153
Estimated expenditure, 1929-30	24,470	70	24,540	7,450	15,450	5,000	52,960	8,500	61,460
Budget estimate, 1929-30	25,150	80	25,230	7,500	15,750	5,100	59,730	8,500	61,230
Expenditure:									
I. Management.									
Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Total expenditure:									
Arable, 1929-30	—	—	4,817	27,200	17,311	24,079	1,645	73,396	
Do 1928-29	—	—	5,076	26,002	15,582	25,724	2,073	73,667	
Estimated expenditure, 1929-30	—	—	5,020	25,000	15,500	24,250	2,000	61,770	
Budget estimate, 1929-30	—	—	5,000	25,250	15,500	24,240	2,250	61,500	
Expenditure from endowments:									
Arable, 1929-30	—	—	—	—	—	—	—	—	—
Do 1928-29	—	—	—	—	—	—	—	—	—
Estimated expenditure, 1929-30	—	—	—	—	—	—	—	—	—
Budget estimate, 1929-30	—	—	—	—	—	—	—	—	—
Expenditure from special Government grants:									
Arable, 1929-30	—	—	—	—	—	—	—	—	—
Do 1928-29	—	—	—	—	—	—	—	—	—
Estimated expenditure, 1929-30	—	—	—	—	—	—	—	—	—
Budget estimate, 1929-30	—	—	—	—	—	—	—	—	—
Net expenditure received from ordinary revenue:									
Arable, 1929-30	—	—	4,817	17,500	12,108	24,079	1,645	73,396	
Do 1928-29	—	—	4,811	16,500	11,873	24,745	2,073	73,153	
Estimated expenditure, 1929-30	—	—	4,900	16,500	11,500	23,250	2,000	61,770	
Budget estimate, 1929-30	—	—	4,900	25,250	12,500	24,240	2,250	61,500	

F. Special Service Account.

Receipts	Rs.	M.	C. Expend- iture Amount.	M.	C. Expend- iture Amount.	M.	C. Expend- iture Amount.
Total receipts including grants from Government							
General—							
Revenue, 1917-18	18,300	—			21,610	—	
Do 1918-19	16,310	—			18,970	—	
Budget estimate, 1919-20	15,700	14,300			16,710	14,300	
Budget estimate, 1920-21	16,110	27,000			16,980	27,000	
Total receipts from special services and receipts under the account							
Revenue, 1917-18	24,795	—			14,430	—	
Do 1918-19	18,350	—			18,940	—	
Do 1919-20	15,700	16,300			16,670	16,300	
Budget estimate, 1920-21	15,800	22,000			16,700	22,000	
Total expenditure							
Revenue, 1917-18					21,610		
Do 1918-19					18,970		
Budget estimate, 1919-20					16,710		
Budget estimate, 1920-21					16,980		

Part II.—Particulars of the net surplus or deficit under general fund.

	Actuals, 1917-18	Actuals, 1918-19	Actuals, 1919-20	Budget estimate, 1920-21
(1)	(2)	(3)	(4)	(5)
(a) Net total receipts under A. General Account—Ordinary	79,215	72,180	81,960	81,110
(b) Net total expenditure under A. General Account—Ordinary	73,247	75,140	81,470	81,018
(c) Difference (a) - (b)	— 12	— 7,130	10,220	8,500
(d) Net surplus or deficit after deducting receipts for equipment of boats	— 12	— 7,130	10,220	8,500
(e) Ordinary surplus or deficit (total of (c) and (d))	— 12	— 7,130	10,220	8,500
(f) Capital expenditure—ordinary	—	—	1,400	1,400
(g) Capital surplus or deficit—ordinary	8,118	3,781	7,800	10,800
(h) Net surplus or deficit of the local body	16,006	12,281	24,000	24,000
(i) Ordinary balance under A. General Account—Ordinary	12,100	3,600	4,000	4,000
(j) Carrying balance under A. General Account—Ordinary	3,907	3,381	4,000	4,000
(k) Difference between (i) and (j)	8,207	— 1,781	— 100	— 1,000

Statement of Assets and Liabilities on 31st March 1921.

Assets	Amount.	Liabilities	Amount.
Rs.	M. S. P.	Rs.	M. S. P.
(1) Amount of loans	—	(2) Other liabilities	8,310 0 0
(3) Amount of other assets	3,210 0 0	(4) Balance of various trust funds	10,800 0 0
Total	3,210 0 0	Total	19,110 0 0

No. 312.—The following draft of an amendment to the rules published in the Local Self Government (Public Health) Department, No. 501, dated 14th February 1919, on pages 12-16 of Part I-A of the Port St. George Gazette, dated 14th February 1919, which the Governor in Council proposes to make in exercise of the powers conferred by clause (b) of sub-section (2) of section 16 of the Madras Town and Municipalities Act, 1919 (Madras Act III of 1919), read with section 16 of the Madras Town and Municipalities Act, 1919 (Madras Act I of 1919), is hereby published as required by sub-section (1) of section 13 of the first-mentioned Act for general information. Notice is hereby given that the said draft will be further considered with a view to the expiry of one month from the date of publication of the notification and that any objection or suggestion that may be received before the expiry of the period aforesaid with respect to the said draft will be considered by the Governor in Council:—

DRAFT AMENDMENT.

In sub-rule (5) of rule 25 of the said rules for the words "shall be made" the words "may be made" shall be substituted.

(Note.—This amendment No. 48, published on page 12 of Part I-A of the Port St. George Gazette, dated 14th February 1919.)

A. D. CROMBIE,

Deputy Secretary to Government.

Part III. Grants, February 5, 1920
(G.O. Nos. 473, L. P. M.).

No. 200.—The following draft of certain rules which the Governor acting with Ministers proposes to make in exercise of the powers conferred by clause (b) of section 16 of the Madras Town and Municipalities Act, 1919 (Madras Act III of 1919), read with section 16 of the Madras Town and Municipalities Act, 1919 (Madras Act I of 1919), is hereby published as required by sub-section (1) of section 13 of the first-mentioned Act for general information. Notice is hereby given that the said draft will be further considered with a view to the expiry of one month from the date of publication of the notification and that any objection or suggestion that may be received before the expiry of the period aforesaid with respect to the said draft will be considered by the Governor acting with Ministers.

DAVID BROWN,

Secretary to Government.

No appointment to a permanent post and no appointment to a temporary or acting post which

No. 245.—Under section 6 of the Land Acquisition Act the Government hereby declare that the land specified below and measuring 0.51 of an acre or 119 square yards, be the same a little more or less, is needed for a public purpose, to wit, for the extension of Pedana and Mangalore road at Pedana; and, under sections 3 and 7, the Revenue Inspector, Godavari, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Godavari, and may be inspected at any time during office hours.

**Godavari District, Godavari taluk,
Pedana village.**

Villagere, R.S. No. 245-E, belonging to H. J. Mahomed and Mahomed Ali, bounded on the north by No. 245-A part; east by No. 245-D; south by No. 245-B part; west by No. 245 part. .. 0.51
square yards with a channel that belongs to H. J. Mahomed.

Villagere, R.S. No. 245-F, belonging to H. J. Mahomed, bounded on the north by No. 245-A part; east by No. 245-D; south by No. 245-B part; west by No. 245 part. .. 0.51
square yards with a channel.

Villagere, R.S. No. 245-G, belonging to Mahomed Ali, bounded on the north by No. 245-A part; east by No. 245-D; south by No. 245-B part; west by No. 245 part. .. 0.51
square yards with a channel.

Villagere, R.S. No. 245-H, belonging to Mahomed Ali, bounded on the north by No. 245-A part; east by No. 245-D; south by No. 245-B part; west by No. 245 part. .. 0.51
square yards with a channel.

Villagere, R.S. No. 245-I, belonging to Mahomed Ali, bounded on the north by No. 245-A part; east by No. 245-D; south by No. 245-B part; west by No. 245 part. .. 0.51
square yards with a channel.

Villagere, R.S. No. 245-J, belonging to Mahomed Ali, bounded on the north by No. 245-A part; east by No. 245-D; south by No. 245-B part; west by No. 245 part. .. 0.51
square yards with a channel.

Villagere, R.S. No. 245-K, belonging to Mahomed Ali, bounded on the north by No. 245-A part; east by No. 245-D; south by No. 245-B part; west by No. 245 part. .. 0.51
square yards with a channel.

Villagere, R.S. No. 245-L, belonging to Mahomed Ali, bounded on the north by No. 245-A part; east by No. 245-D; south by No. 245-B part; west by No. 245 part. .. 0.51
square yards with a channel.

Villagere, R.S. No. 245-M, belonging to Mahomed Ali, bounded on the north by No. 245-A part; east by No. 245-D; south by No. 245-B part; west by No. 245 part. .. 0.51
square yards with a channel.

Villagere, R.S. No. 245-N, belonging to Mahomed Ali, bounded on the north by No. 245-A part; east by No. 245-D; south by No. 245-B part; west by No. 245 part. .. 0.51
square yards with a channel.

Villagere, R.S. No. 245-O, belonging to Mahomed Ali, bounded on the north by No. 245-A part; east by No. 245-D; south by No. 245-B part; west by No. 245 part. .. 0.51
square yards with a channel.

Villagere, R.S. No. 245-P, belonging to Mahomed Ali, bounded on the north by No. 245-A part; east by No. 245-D; south by No. 245-B part; west by No. 245 part. .. 0.51
square yards with a channel.

Villagere, R.S. No. 245-Q, belonging to Mahomed Ali, bounded on the north by No. 245-A part; east by No. 245-D; south by No. 245-B part; west by No. 245 part. .. 0.51
square yards with a channel.

No. 246.—Under section 6 of the Land Acquisition Act, the Government hereby declare that the land specified below and measuring 1.11 square feet, be the same a little more or less, is needed for a public purpose, to wit, for the extension of Pedana and Mangalore road at Pedana; and, under sections 3 and 7, the Revenue Inspector, Godavari, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Godavari, and may be inspected at any time during office hours.

**Godavari District, Godavari taluk,
Pedana village.**

Villagere, R.S. No. 246-E, belonging to H. J. Mahomed and Mahomed Ali, bounded on the north by No. 246-A part; east by No. 246-D; south by No. 246-B part; west by No. 246 part. .. 1.11
square feet with a channel that belongs to H. J. Mahomed.

Villagere, R.S. No. 246-F, belonging to H. J. Mahomed, bounded on the north by No. 246-A part; east by No. 246-D; south by No. 246-B part; west by No. 246 part. .. 1.11
square feet with a channel.

Villagere, R.S. No. 246-G, belonging to Mahomed Ali, bounded on the north by No. 246-A part; east by No. 246-D; south by No. 246-B part; west by No. 246 part. .. 1.11
square feet with a channel.

Villagere, R.S. No. 246-H, belonging to Mahomed Ali, bounded on the north by No. 246-A part; east by No. 246-D; south by No. 246-B part; west by No. 246 part. .. 1.11
square feet with a channel.

Villagere, R.S. No. 246-I, belonging to Mahomed Ali, bounded on the north by No. 246-A part; east by No. 246-D; south by No. 246-B part; west by No. 246 part. .. 1.11
square feet with a channel.

Villagere, R.S. No. 246-J, belonging to Mahomed Ali, bounded on the north by No. 246-A part; east by No. 246-D; south by No. 246-B part; west by No. 246 part. .. 1.11
square feet with a channel.

Villagere, R.S. No. 246-K, belonging to Mahomed Ali, bounded on the north by No. 246-A part; east by No. 246-D; south by No. 246-B part; west by No. 246 part. .. 1.11
square feet with a channel.

Villagere, R.S. No. 246-L, belonging to Mahomed Ali, bounded on the north by No. 246-A part; east by No. 246-D; south by No. 246-B part; west by No. 246 part. .. 1.11
square feet with a channel.

Villagere, R.S. No. 246-M, belonging to Mahomed Ali, bounded on the north by No. 246-A part; east by No. 246-D; south by No. 246-B part; west by No. 246 part. .. 1.11
square feet with a channel.

Villagere, R.S. No. 246-N, belonging to Mahomed Ali, bounded on the north by No. 246-A part; east by No. 246-D; south by No. 246-B part; west by No. 246 part. .. 1.11
square feet with a channel.

Villagere, R.S. No. 246-O, belonging to Mahomed Ali, bounded on the north by No. 246-A part; east by No. 246-D; south by No. 246-B part; west by No. 246 part. .. 1.11
square feet with a channel.

Villagere, R.S. No. 246-P, belonging to Mahomed Ali, bounded on the north by No. 246-A part; east by No. 246-D; south by No. 246-B part; west by No. 246 part. .. 1.11
square feet with a channel.

Villagere, R.S. No. 246-Q, belonging to Mahomed Ali, bounded on the north by No. 246-A part; east by No. 246-D; south by No. 246-B part; west by No. 246 part. .. 1.11
square feet with a channel.

No. 246.—Whereas it appears to the Government that the land specified below is needed for a public purpose, to wit, for the formation of a road, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1925. The Government hereby authorizes the Revenue Divisional Officer, Mayavaram, and by subordinates or persons, the powers conferred by section 4 (1) of the Act and under section 5 applied to the Revenue Divisional Officer, Mayavaram, to perform the functions of a Collector under section 5 of the Act.

Tanjore district, Mayavaram taluk,
No. 153, Chengamangalam village.

Approximate
area
acres.

Government, wet, 11 R. No. 205-1 part, belonging to T. Karthaswami Pandyar and T. Ramboi Pandyar, bounded on the north by No. 205-1 part and by No. 205-2 part; south by No. 205-1, and by No. 205-2.

0-50

Government, wet, 5 R. No. 205-2 part, belonging to 200. Tullakshami and garabharu Jannan, bounded on the north by No. 205-1 part, and by No. 205-2 part; south by No. 475, and by No. 205-4 part.

0-50

Government, wet, 5 R. No. 205-3 part, belonging to 20. K. Kandaswami, bounded on the north by No. 205-2 part, and by No. 475, south by No. 475, and by No. 205-4 part.

0-50

Government, wet, 5 R. No. 205-3, belonging to 20. V. Ganesaiah Subramanyam Appa, bounded on the north by No. 205-2, and by No. 205-4, south by No. 475, and by No. 475.

0-50

Government, wet, 5 R. No. 205-4, belonging to 20. K. Kandaswami, bounded on the north by No. 205-3, and by No. 205-2 part, south by No. 475, and by No. 205-4 part.

0-50

Government, wet, 5 R. No. 205-5 part, belonging to 20. T. Karthaswami, bounded on the north by No. 205-4 part, and by No. 475, south by No. 475, and by No. 205-4 part.

0-50

Government, wet, 5 R. No. 205-6 part, belonging to 20. A. Marudamalai Appa, and by No. 205-5 part; south by No. 475, and by No. 205-6 part.

0-50

Government, wet, 11 R. No. 205-6 part, belonging to 10. T. Karthaswami, bounded on the north by No. 205-5 part, and by No. 205-6 part, south by No. 475, and by No. 205-6 part.

0-50

Government, wet, 5 R. No. 205-7 part, belonging to 20. K. Kandaswami, bounded on the north by No. 205-6 part, and by No. 475, south by No. 475, and by No. 205-7 part.

0-50

Government, wet, 5 R. No. 205-8 part, belonging to 20. K. Kandaswami, bounded on the north by No. 205-7 part, and by No. 475, south by No. 475, and by No. 205-8 part.

0-50

Government, wet, 5 R. No. 205-9 part, belonging to 20. K. Kandaswami, bounded on the north by No. 205-8 part, and by No. 475, south by No. 475, and by No. 205-9 part.

0-50

Government, wet, 5 R. No. 205-10 part, belonging to 20. V. Ganesaiah Subramanyam Appa, bounded on the north by No. 205-9 part, and by No. 205-10 part, south by No. 475, and by No. 205-10 part.

0-50

Government, wet, 5 R. No. 205-11 part, belonging to 20. K. Kandaswami, bounded on the north by No. 205-10 part, and by No. 475, south by No. 475, and by No. 205-11 part.

0-50

Government, wet, 5 R. No. 205-12 part, belonging to 20. K. Kandaswami, bounded on the north by No. 205-11 part, and by No. 475, south by No. 475, and by No. 205-12 part.

0-50

Government, wet, 5 R. No. 205-13 part, belonging to 20. K. Kandaswami, bounded on the north by No. 205-12 part, and by No. 475, south by No. 475, and by No. 205-13 part.

0-50

Government, wet, 5 R. No. 205-14 part, belonging to 20. K. Kandaswami, bounded on the north by No. 205-13 part, and by No. 475, south by No. 475, and by No. 205-14 part.

0-50

Government, wet, 5 R. No. 205-15 part, belonging to 20. K. Kandaswami, bounded on the north by No. 205-14 part, and by No. 475, south by No. 475, and by No. 205-15 part.

0-50

south by No. 210; and by No. 205-15 part; south by No. 205-15 part and 210; and by No. 210.

acres

Government, wet, 5 R. No. 205-16 part, belonging to 20. K. Kandaswami, bounded on the north by No. 205-15 part, and by No. 210, south by No. 210, and by No. 205-16 part.

0-50

Government, wet, 5 R. No. 205-17 part, belonging to 20. K. Kandaswami, bounded on the north by No. 205-16 part, and by No. 210, south by No. 210, and by No. 205-17 part.

0-50

Government, wet, 5 R. No. 205-18 part, belonging to 20. K. Kandaswami, bounded on the north by No. 205-17 part, and by No. 210, south by No. 210, and by No. 205-18 part.

0-50

Government, wet, 5 R. No. 205-19 part, belonging to 20. K. Kandaswami, bounded on the north by No. 205-18 part, and by No. 210, south by No. 210, and by No. 205-19 part.

0-50

Total.

0-50

No. 249.—Under section 4 of the Land Acquisition Act, the Government hereby declare that the land specified below and measuring 0-15 of an acre, to be the same a little more or less, is needed for a public purpose, to wit, for the formation of a road in the Suburban Railway Station, and under sections 5 and 7, the Revenue Divisional Officer, Mayavaram, is appointed to perform the functions of a Collector under the Act and directed to take notice for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Mayavaram, and may be inspected at any time during office hours.

Tanjore district, Mayavaram taluk,
No. 28, Perambalur village.

acres.

Government, dry, No. 28-1-5-5, belonging to 178. V. Ganesaiah, bounded on the north by No. 28-1-5-5, and by No. 28-1-5-5, south by No. 28-1-5-5, and by No. 28-1-5-5.

0-15

Government, dry, No. 28-1-5-5, belonging to 178. V. Ganesaiah, bounded on the north by No. 28-1-5-5, and by No. 28-1-5-5, south by No. 28-1-5-5, and by No. 28-1-5-5.

0-15

No. 250.—Under section 4 of the Land Acquisition Act, the Government hereby declare that the land specified below and measuring 0-15 of an acre, to be the same a little more or less, is needed for a public purpose, to wit, for a crematorium ground for the use of the Adipattanam village; and, under sections 4 and 7, the Revenue Divisional Officer, Palghat, is appointed to perform the functions of a Collector under the Act and directed to take notice for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Palghat, and may be inspected at any time during office hours.

Malabar district, Palghat taluk,
Vadakkanchery gramam.

acres.

Private person, occupied dry, 5 R. No. 461, bounded by V. V. Perumthottam Appa, and by V. V. Perumthottam Appa, bounded on the north by V. V. Perumthottam Appa, and by V. V. Perumthottam Appa.

0-15

Private person, occupied dry, 5 R. No. 461, bounded by V. V. Perumthottam Appa, and by V. V. Perumthottam Appa, bounded on the north by V. V. Perumthottam Appa, and by V. V. Perumthottam Appa.

0-15

Private person, occupied dry, 5 R. No. 461, bounded by V. V. Perumthottam Appa, and by V. V. Perumthottam Appa, bounded on the north by V. V. Perumthottam Appa, and by V. V. Perumthottam Appa.

0-15

Private person, occupied dry, 5 R. No. 461, bounded by V. V. Perumthottam Appa, and by V. V. Perumthottam Appa, bounded on the north by V. V. Perumthottam Appa, and by V. V. Perumthottam Appa.

0-15

No. 251.—Whereas it appears to the Government that the land specified below is needed for a public purpose, to wit, for opening N-5 Road, Kumbalangi, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act of 1924, as amended by the Land Acquisition Amendment Act XXXVII of 1925. The Government hereby authorizes the Collector of Malabar, his staff and workmen to exercise the powers conferred by section 4 (2) of the Act and under section 5 (a) appear the

0-15

[illegible]

No. 202.—Under section 4 of the Land Acquisition Act the Government hereby declare that the land mentioned below and measuring 18.60 acres, to be more or less more or less, is needed for public purpose, to wit, for allotment to the District Board High School, Kaveri in the village of Kaveri, Taluk of Chikballapur, District of Chikballapur, under sections 2 and 3, of the Act. Collector, Nagpet, is empowered to perform the functions of a Collector under the Act and need to take order for the acquisition of the said land. A plan of the land is kept in the office of the Sub-Collector, Nagpet, and may be obtained at such free daniel office hours.

Tanjore District, Mamallan taluk,
No. 188, Manjakudi village.

[illegible][illegible]

No. 130. AIAHAT village.

Synaldis, det. R. H. No. 68, belonging to *Arenaria* sp.
Arenaria sp., *Synaldis* sp., *Synaldis* sp., *Synaldis* sp.,
det. R. H. No. 70, belonging to *Arenaria* sp.

No. 24. Kodarnal village.

[illegible]

20. 354.—Under section 8 of the Land Acquisition Act, the Government hereby declare that the lands comprised in the following schedule are required for the purpose of, and measuring 0.34 of an acre, be taken a little more or less, are needed for a public purpose, to wit, for a coal quarry and an approach road to it, and, under sections 8 and 9, the Revenue District Officer, Malappuram, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said lands. A plan of the lands is kept in the office of the Revenue District Officer, Malappuram, and may be inspected at any time during office hours.

**Malabar District, Waterland taluk,
Karkandemba section, Palsankudi dam.**

Private persons, surveyed by, S. No. 10-3 A-1, surveyed except the District Panchayat Bundabadi, located on the north by S. No. 10-1 A; and by S. No. 10-2 B; and by S. No. 10-1 A; and by S. No. 10-2 A-1.	4123
Private persons, surveyed by, S. No. 10-1 A, surveyed except the District Panchayat Bundabadi, located on the north by S. No. 10-1 A; and by S. No. 10-2 B; and by S. No. 10-1 A; and by S. No. 10-2 A-1.	4123
Private persons, surveyed by, S. No. 10-1 A, surveyed except the District Panchayat Bundabadi, located on the north by S. No. 10-1 A; and by S. No. 10-2 B; and by S. No. 10-1 A; and by S. No. 10-2 A-1.	4123
Total	874

GHULAM HUSAIN,
Assistant Secretary to Government.

**NOTIFICATION BY THE REGISTRAR-
GENERAL OF PANCHAYATS.**

With the approval of the Local Government the Registrar-General of Panchayats hereby appoints the undersigned, pro-tem to be Honorary Officer of Panchayats in the Therothapala taluk of the Madras district for a period of two years from this date:—

M.R. By, K. R. M. V. Sankaranarayanan, Dattap-
pur Arangal, Landford, Malapattil, Arappu-
kottai taluk, Madras district.

T. G. RUTHERFORD,
Registrar-General of Panchayats,
Fort St. George, 14th February 1933.

**NOTIFICATIONS BY LOCAL
AUTHORITIES.**

M.R. By, Kandi Raghunatha Rao Gari, Municipal
Councillor, Bellary, has been declared duly

elected as Vice-Chairman for the Bellary Municipal
Council at the special meeting held on Saturday the
24th February 1933 at 5-30 p.m.

M. NARAYANA RAO,
Chairman,
Bellary Municipal Office,
11th February 1933.

Under section 4 (3) of the Madras District
Municipalities Act V of 1929 and under rule 21 (a)
of the rules for the conduct of election of municipal
councillors, M.R. By, T. M. Nannambachan-
Avergal, a.s., has been declared to have been
duly elected as councillor for Agnatham ward of
the Erode Municipality. His term of office will
extend up to 31st November 1931.

K. A. SHEIK DAWOOD,
Chairman,
Erode Municipal Office,
17th February 1933.

Under section 43 (3) of the District Municipalities
Act V of 1929 and under rule 21 (1) of the rules for
the conduct of election of municipal councillors,
M.R. By, Sankaranarayanan Dattap-
pur Arangal, Landford, Malapattil, Arappu-
kottai taluk, Madras district, has been declared
duly elected as councillor for wards No. 1 (Mangayam) ward,
12 (Maranappett) ward and 14 (Mangayam street)
ward, respectively.

P. V. BALAKRISHNA AYYAR,
Chairman,
Mangayam Municipal Office,
14th February 1933.

Under rule III (1) of the rules for the election of
chairman and vice-chairman of municipal councils
Jumbi Abdul Basich Sahib Sahib has been
declared to have been duly elected as Vice-Chairman,
Municipal Council, Karaikal.

T. S. MUTHUKUMARASWAMI MUDALIYAR,
Chairman,
Tiruvananthapuram Municipal Office,
11th February 1933.

Fort St. George, February 11, 1932.

No. 43.—Under section 14 (a), class III (11) of the Madras University Act, 1920 (VII of 1920), as amended by Madras Act XII of 1929, the Rectory of the Cathedral is pleased to nominate the following persons as members of the Senate which is to function from the 1st March 1932:—

M.R.Sy. M. Srinivas Aravali, B.A., B.L., M.A.
M.R.Sy. S. C. Narayana Aravali, M.A.
M.R.Sy. Rao Sathya R. Srinivasan Aravali, M.A.

The Hon'ble Khan Bahadur Sir Muhammad Thomas Sahib Bahadur, B.L., M.A.

Khan Bahadur Muhammad Husein-ulah Sahib Bahadur, C.I.A., M.A., B.A.

Khan Bahadur Muhammad Abbas Sahib Sahib Bahadur, B.A., L.B.

Khan Bahadur Muhammad Bahadur Sahib Bahadur, M.A.

M.R.Sy. M. D. Dhanasekhar Aravali, B.A., B.L., B.A., L.B.

M.R.Sy. Rao Bahadur S. R. Rangaswami Aravali, M.A., L.B.

M.R.Sy. M. Hanumanth Aravali, M.A., B.A., L.B.

M.R.Sy. Dhanu Bahadur A. Appadurai Pillai Aravali, M.A.

M.R.Sy. B. Arundhanai Uthiyar Aravali, B.A., L.B., M.A.

Mr. L. J. A. Roberts.

Mr. J. P. Srinivas, M.A., L.B.

Dr. (Mrs.) S. Mathuramammal Reddi, M.A.

Mr. Paul Appayyaiah, B.A.

Miss L. E. Lowe, M.A., F.R.S.

M.R.Sy. C. Subramanian Aravali, B.A., B.L., B.A., L.B.

M.R.Sy. Rao Bahadur G. M. Narayana Narayana Aravali, M.A.

M.R.Sy. Rao Bahadur R. Krishna Rao Bahadur Aravali, M.A.

The Hon'ble Mr. Justice H. G. C. Esler, B.A., L.B.

The Right Reverend S. H. M. Walter, M.A., Bishop of Madras.

M.R.Sy. Dhanu Bahadur Abdul Krishnaswami Aravali Aravali, M.A., B.A., M.A.

M.R.Sy. Rao Bahadur E. V. Rangaswami Appayya Aravali, M.A., M.A., F.R.S.

M.R.Sy. Rao Sahib Choudhury Mahesh Aravali, B.A., L.B.

Paul Maheswari Khan Sahib Bahadur.

The Hon'ble Mr. Justice G. H. D. Jackson, J.C.S.

The Hon'ble Mr. Justice C. Madhavan Nayar, B.A., L.B.

M.R.Sy. S. N. Dorai Raja Aravali, M.A.

Rao Bahadur Sir A. V. Patta Gaud, B.L., B.A., B.L., M.A.

No. 44.—Under section 14 (a), class III (15) of the Madras University Act, 1920 (VII of 1920), as amended by Madras Act XII of 1929, the Rectory of the Cathedral is pleased to nominate the following persons as members of the Senate which is to function from the 1st March 1932:—

M.R.Sy. K. Hanumantham Pillai Aravali, M.A.

M.R.Sy. C. K. Subramanyam Madhav Aravali, B.A., B.L.

M.R.Sy. T. Rajagopal Rao Gaud, B.A., L.B., M.A.

M.R.Sy. R. Rama Rao Aravali, M.A., B.L.

Mr. M. A. Corbridge, B.A., M.A., B.A., L.B.

Afzal-Uddin Muhammad Abdul Haq Sahib Bahadur, M.A.

Srinivas Srinivas Sathya Maheswari, B.A., L.B.

No. 45.—Under section 14 (a), class II (1) of the Madras University Act, 1920 (VII of 1920), as amended by Madras Act XII of 1929, the Rectory of the Cathedral is pleased to nominate the following persons as members of the Senate which is to function from the 1st March 1932:—

Mr. P. E. Srinivasan Appai, M.A., B.L., B.A., B.L.

Rama Bahadur Dr. Sir R. Venkataswami Nayudu Gaud, B.L., M.A., L.B., B.A., L.B.

Fort St. George, February 14, 1932
(G.O. No. 35, Education).

No. 46.—In Notification No. 106, dated the 17th March 1931, constituting a District Educational Council for the district of Madhav published on page 225 of Part I B of the Fort St. George Gazette, dated 17th March 1931, under—

(a) To be elected by the undersigned local bodies and other agencies, *vide* "Local Educational Councils" for "Madhav Mission".

A. E. W. DIXON,

Deputy Secretary to Government.

MISCELLANEOUS NOTIFICATIONS.

LEAVE.

Miss J. N. Overell, Principal, Lady Willington Training College, is granted leave on average pay without medical certificate for six days from 16th January 1932 to 21st January 1932 inclusive with permission to profile the Christmas holidays to her leave.

W. F. SMITH,

Acting Director of Public Instruction.

Madras, 16th February 1932.

GOVERNMENT EXAMINATIONS.

STUDENT SCHOOL LEAVING CERTIFICATE.

CAMBRIDGE OF OCEANIC.

It is hereby notified that the Secondary School Leaving Certificate No. 2222A of Dindigul District has been cancelled, as unauthorised alterations have been found in it.

(By order)

R. KRISHNA RAO BHOWLEK,

Secretary, School-Leaving Certificate Board.

Office of the Deputy for Govt. Examinations,
Madras, 16th February 1932.

ANDHRA UNIVERSITY.

ELECTION TO THE SENATE.

SENATE CONSTITUTION.

Whereas Mr. K. Sadasiva Venkataswami, B.A., L.B., a member elected to the Senate by the non-official members of the Madras Legislative Council who are members of the University, and a member elected to the Senate by the Senate, has, in consequence of his resignation of his membership of the Madras Legislative Council, been declared to have automatically vacated his seat on the Senate and simultaneously on the Senate, it is hereby notified that an election will be held to fill the vacancy in the Senate by the Senate from among the members.

Each elector is at liberty to nominate a duly qualified person to fill the vacancy. Every nomination shall be made by an elector in writing and shall be accepted by another elector. Every such

nomination shall be accompanied by the consent in writing of the nominee to serve on the Syndicate, if elected. There is no prescribed form of nomination paper.

Nominative papers should be sent by registered post to the Registrar, Andhra University, Borda, on or at least five days before 4 p.m. on Monday, the 18th March 1930. They may, in the alternative, be delivered in person at the University office within the time specified above. The envelope containing the nomination paper should be superscribed "Nominations to the Syndicate."

The scrutiny of nomination papers will take place in the University Office, Borda, on Tuesday, the 19th March 1930, at 4 p.m.

If there are more candidates than one, the balloting for this election will be held at the second meeting of the Senate to be held on Saturday, the 16th March 1930, at 5 a.m., in the O.M.S. Hall adjoining the University Office, Borda.

(By order)

C. D. S. CHETTI,
Registrar.

University Office, Borda,
24th February 1930.

ANNAMALAI UNIVERSITY.

NOTIFICATION

In pursuance of the power conferred by section 29 clause (1)(a) of the Annamalai University Act, 1925, His Excellency the Governor is pleased to nominate Mr. H. Chatterjee, M.A., Acting Deputy Director of Public Instruction, Madras, as a member of the Board of Selection of the Annamalai University.

(By order)

N. VISWANATHAN,
Registrar.

Annamalainagar, Chingleput,
20th February 1930.

ACCOUNTANCY DIPLOMA BOARD.

A COMPLETE OFFICIAL LIST OF PERSONS TO WHOM THE GOVERNMENT DIPLOMA IN ACCOUNTANCY WAS AWARDED IN THE YEAR 1929.

The Government Diploma in Accountancy has, on the recommendation of the Accountancy Diploma Board, been awarded by the Government of Bombay during the year ending December 1929 to the undermentioned candidates who have duly passed the prescribed preliminary examination and undergone the practical training in accordance prescribed by the Regulations.

1. In terms of the Government of India order No. 247 E.D. of the 26th March 1919, no permanent unexpired student's certificate will be granted by any Local Government under section 144(1) of the Indian Companies Act, 1913, to any applicant unless he has been awarded this diploma. The holder of such an student's certificate is entitled to practice as an auditor in any part of British India or Burma.

2. These are the only candidates who have been authorized in the year 1929 by Government to style themselves "Government Diplomates in Accountancy" and to use the letters "G.D.A." after their names:—

Diplomates of 1929.

118. Mr. Bhannukhul Nijalal Atreya
Bhamburda, s.s., G.D.A., of Bombay.

120. Mr. Anil Chandra Das Gupta, s.s., G.D.A., of Calcutta.

121. Mr. Haranraj Dinkarjee Kulkarni, s.s., G.D.A., of Bombay.

122. Mr. A. E. Rajagopal, G.D.A., of Madras.

B-2

123. Mr. Gollapelli Lakshaj Karimchou,
G.D.A., of Madras.

124. Mr. Narayana Krishnakrishna, G.D.A., of Bombay.

125. Mr. Jashbhai Ramji Lal Anis, G.D.A., of Bombay.

126. Mr. Angara Sundaravara Ananthaswamy Iyer, G.D.A., of Bombay.

127. Mr. Sivaraman Ananthasankarishan, G.D.A., of Madras.

128. Mr. Dhanrajya Kameswara Rao, s.s., G.D.A., of Madras.

129. Mr. Nasir Mahmud Makhia, G.D.A., of Bombay.

130. Mr. Chandra Prasad Rao, G.D.A., of Calcutta.

131. Mr. Suresh Chandra, Padmanabha Swamy, G.D.A., of Calcutta.

132. Mr. Jagan Chandra Lalwani, G.D.A., of Bangalore.

133. Mr. Haranraj Dinkarjee Kulkarni, G.D.A., of Bombay.

134. Mr. Purnaji Kanaji Aji, s.s., G.D.A., of Bombay.

135. Mr. Maheswari Chandraji Captain, s.s., G.D.A., of Bombay.

136. Mr. Nankhai Manoj Mehl, s.s., G.D.A., of Bombay.

137. Mr. Gopal B. Rajan, G.D.A., of Madras.

138. Mr. Chatterjee Rajagopal, G.D.A., of Madras.

139. Mr. Ramdas Bhogilal Shah, s.s., G.D.A., of Bombay.

140. Mr. Gopalrao Padmanji Kapadia, s.s., G.D.A., of Bombay.

141. Mr. Shrinath Narayaji Kapadia, s.s., G.D.A., of Bombay.

142. Mr. Anand Hariharadas Thakkar, G.D.A., of Bombay.

143. Mr. Chakravorty Rajaram, G.D.A., of Madras.

144. Mr. Krishnaswami Srinivasan, s.s., G.D.A., of Madras.

145. Mr. Selachand Kumbh, s.s., G.D.A., of Calcutta.

146. Mr. Sachindra Nath Sen, G.D.A., of Calcutta.

147. Mr. Anil Lal Talwar, G.D.A., of Delhi.

148. Mr. Eswaranjan Saha, G.D.A., of Calcutta.

149. Mr. T. S. Jagannath, s.s., G.D.A., of Madras.

150. Mr. N. K. Krishnaswami, s.s., G.D.A., of Madras.

151. Mr. Shale Nath Mahab, G.D.A., of Calcutta.

152. Mr. Dattatray Mahabharataram, G.D.A., of Bombay.

153. Mr. Tirumalrajaji Vayalath Ganapathy, G.D.A., of Travancore.

154. Mr. Prabhu Kumar Kalia, s.s., G.D.A., of Calcutta.

155. Mr. Ramnarayan Vaghavakrishna, G.D.A., of Bombay.

M. L. TANNAN,

Secretary, Accountancy Diploma Board.

Bombay, 16th February 1930.

EXAMINATION IN MIDWIFERY.

It is hereby notified that the qualifying examination in Midwifery will be held at the Government Hospital for Women and Children, Madras, on Tuesday the 18th March 1930 and the succeeding day as follows:—

Thursday 18th March 1930.—Written Examination at 10-12 p.m. and Wednesday 19th March 1930.—Oral and Practical at 10-12 p.m.

7. Intending candidates must send in their applications in the form appended below through the head of the Training Institutions so as to reach the Postmaster General to the Surgeon-General with the Government of Madras, No. 81, Mount Road, Cathedral Fort, Madras, on or before the 15th March 1930, after which date no applications will be received on any account.

Applications for admission to the qualifying examination in Midwifery to be held in March 1930.

Name of candidate in full.	Nationality as such.	Training up.			Whether previously qualified or not.	Is previously married, date of marriage.	Qualifications from level of training Institution required.		
		Place.	Period.				On whether	General medical	General midwifery
			From	To					

(Signature)

Detail.

1. All candidates when training in Midwifery commenced after 6th November 1927, i.e., after the introduction of the rules for conduct of qualifying examination for nurses and midwives in G.O. No. 2190, P.M., dated 6th November 1927, are required to pay an examination fee of Rs. 5, which should be paid into the Imperial Bank of India, Madras, and the Bank receipt attached to their application.

2. The application should be accompanied by the following certificates:

1. Certificate issued by a candidate desirous of appearing for the examination qualifying for registration as a Midwife.

I, _____, certify that
has been a Midwifery student at the
for a period of six/twelve months, viz., from the
to the
and that she has attended lectures,
of which she has personally delivered
and has earned during the six days following delivery.

She has also attended over two thirds of the lectures and classes of instruction in Midwifery.

I further certify that she is trustworthy, sober and of good moral character, and her general conduct has been

Signature of certifying authority.

Occupation.

Address.

Date

A Printed form of application and certificate may be obtained from the Superintendent of the Training Institutions.

(By order)

P. K. WARRIER,

Deputy Postmaster General to the Surgeon-General, Madras, 15th February 1930.

CORRESPONDENCE.

In the list of students Secondary School-Leaving Certificate presented for Government is notified on page 131 and 132 of Part I-B of Port St. George Gazette, dated 11th February 1930—read "26806-2 Vinod Raju K. for '26806-2 Vinod Raju, D' under Board High School, Udupi.

R. TATA,

Secret Education Officer, South Kanara, Camp Bldg., 15th February 1930.

NOTIFICATION.

It is hereby notified that the Director of Public Instruction has, in his Proceedings No. 518 of 1929, dated 1st February 1930, declared J. Sengul Rao, a pupil of the III Form, Board High School, Krishnagiri, from admission into any recognized secondary school till June 1930.

R. M. SAVUR,
District Educational Officer.

Salem, 15th February 1930.

SCHOLARSHIPS.

The scholarship of Rs. 5 (pays 300) per annum mentioned in this office Memorandum G.O. No. 27 of 1929, dated 15th October 1929, on behalf of M. Palanandham, a pupil of the I Form, Madras Christian College School, is hereby notified with effect from 1st July 1930 and the scholarship thus renewed is awarded to N. C. Raghavan of the I Form of the Hindu Theological High School, Roorampet, Madras, payable for one year from 1st July 1930.

The District Educational Officer, Madras, hereby notifies the following special scholarships and fee remission to the undersigned: All Districts payable for one year from 1st July 1929 in the Institution noted against each—

I. SCHOLARSHIPS.

Senior Form—Rs. 25 per annum per annum.

Senior Form, 1st and 2nd sections in which payable.

1. G. Joseph, St. David's High School, Madras.

2. Y. Desamsetti, St. Thomas High School, Mysore.

Junior Form—Rs. 15 per annum per annum.

1. Madappa, St. David's High School, Madras.

2. K. Rajagopal, St. David's High School, Mysore.

3. A. Gopalakrishna, St. David's High School, Mysore.

Senior Form—Rs. 5 per annum per annum.

1. Madanlal Bhandari, St. Paul's High School, Mysore.

2. M. Vaidyan, St. David's High School, Mysore.

Senior Form—Rs. 5 per annum per annum.

1. Angarika, St. David's High School, Mysore.

II. FEE-EXEMPTIONS.

Senior Form.

1. A. Joseph, St. David's High School, Mysore.

2. T. Desamsetti, St. Thomas High School, Mysore.

3. K. Rajagopal, St. David's High School, Mysore.

4. A. Gopalakrishna, St. David's High School, Mysore.

Junior Form.

1. Y. Desamsetti, St. David's High School, Mysore.

2. Madappa, St. David's High School, Mysore.

3. K. Rajagopal, St. David's High School, Mysore.

4. T. Desamsetti, St. Thomas High School, Mysore.

Senior Form.

1. T. Desamsetti, St. David's High School, Mysore.

2. Madanlal Bhandari, St. Paul's High School, Mysore.

ANDUR RAHM,

District Educational Officer.

Madras, 15th February 1930.

Applications are invited on or before 15th March 1930 from graduates in Chemistry and Physical Science for the Government of Madras Research Scholarships payable at the Indian Institute of Science, Bangalore. A copy of the rules governing the award of the scholarships may be obtained on application to the Director of Industries, Post Box No. 452, Chennai, Madras.

Madras, 15th February 1930.

Applications are invited for Government scholarships available at the Victoria Jubilee Technical Institute, Bombay, in the Departments of Textile Manufacture, Technical and Applied Chemistry and Surveying Engineering and Planning. Applications should be submitted to the Director of Industries, Madras, so as to reach him on or before the 15th March 1930. Candidates should be at least holders of Secondary School-leaving Certificate and must have been declared eligible for admission to University entrance of study. Copies of the full rules governing the award of the scholarships may be obtained on application from the Director of Industries, Post Box No. 429, Chippu, Madras.

A. APPADURAI PILLAI,
Director of Industries.

Madras, 17th February 1930.

GOVERNMENT TRAINING SCHOOL FOR MUHAMMADAN WOMEN, GUNTUR.

Applications are invited from candidates for admission in July 1930 into Elementary Higher Section of the Government Training School for Muhammadan Women, Guntur.

2. The period of training will be two years and the admissions will be made only in alternate years.

3. Qualifications.—The candidates must have passed the third form or eighth standard.

Candidates should be not less than 14 years of age nor over 25 years of age (in the case of a candidate who has been employed as a teacher in a recognized school for not less than three years, not over 35 years).

4. The rate of provision stipend will be Rs. 15-0-0 per mensem.

5. Applications for training should be made on the printed forms, which will be supplied on request, with the countersignature of President of a Taluk Board or Chairman, or Manager of a recognized school or the Inspecting Officer with a previous of appointment after training. The candidate before their admission will be examined in the three Rs. Those who have no previous of appointments must first themselves to go wherever they are sent.

6. The students will be expected to reside in the hostel attached to the school.

7. The following certificates are required must accompany the application:—

- (1) General educational certificate.
- (2) Character certificate.
- (3) Age and health certificate from registered medical practitioner on behalf of the school candidate only.

8. The address of the candidates should be clearly given in the application.

9. The selected candidates will be considered to be on probation for 30 working days and if at the end of that period any are found unfit they will be returned from the training class.

The applications with all the enclosures should reach this office on or before 15th April 1930.

T. V. RANGASWAMI,
Inspector.

Govt. Training School for Muhammadan Women,
Guntur, 8th February 1930.

EX-STUDENTS OF THE GOVERNMENT TRAINING SCHOOL, TRICHINOPOLY.

The following on students of the Government Training School, Trichinopoly, did not complete three years' service to fulfil the terms of their bond and their whereabouts are not known.

Managers, presidents of taluk boards, chairmen of municipal councils and heads of institutions having influence of schools and other officers and persons of Ghils' schools and other officers and persons who the undersigned and students may be employed are requested kindly to inquire about the students to the Headmaster, Government Training School, Trichinopoly, so as to enable him to take steps to see that the conditions of the bonds executed by them while under training are duly fulfilled.

LIST OF EX-STUDENTS.

History number, name, year of joining and last address given.

182. D. Raju Appa, 1919-20, Teacher, Board Elementary School, Dargap.
4. T. S. Ramaswami, 1917-18, Teacher Manager, Aided School, Raghunathapuram, Tiruchirappalli Range.
21. Subramani Appa, 1914-15, Teacher, Board School, Tirumangal, Raghunathapuram Range.
205. Appaswami, 1923-24, Teacher, Board School, Mander, Tiruchirappalli Range.
228. Mahalingam Arundel, 1912-13, Teacher, Board School, Arundel, Tiruchirappalli Range.
210. Desamudram, 1923-19, Teacher, R.T. School, Thattai, Tiruchirappalli Range.
211. P. Raju Rao, 1923-24, Teacher, Tiru Secondary School, Tiruchirappalli.
189. V. Mahalingam Pillai, 1924-25, Teacher, Board School, Tiruchirappalli, Tiruchirappalli Range.
184. N. V. Venkatasubramanian, 1911-12, Teacher, Board School, Tirumangal, Tiruchirappalli Range.
186. K. Ganesan, 1924-25, Teacher, Board School, Subbarayan, Tiruchirappalli Range.
180. V. Perumal Pillai, 1914-15, Teacher, Board School, Tirumangal, Tiruchirappalli Range.
184. B. Krishnan Rao, 1925-26, Teacher, Board School, Tirumangal, Tiruchirappalli Range.
184. N. Perumal Thakuram, 1911-12, Teacher, Board School, Tirumangal, Tiruchirappalli Range.
181. A. Subbarayan, 1917-18, Teacher, Tiruchirappalli, Tiruchirappalli Range.

R. KRISHNASWAMI ATTANAGAL,
Headmaster.

Government Training School, Tiruchirappalli,
21st January 1930.

EXAMINATION FOR TEACHERS UNDER THE CODE OF REGULATIONS FOR EUROPEAN SCHOOLS.

Results of the Examination held on the 29th December 1929 under Article 124 of the Code of Regulations for European Schools.

Register number and name of candidate.

TRAINED.

HIGH GRADE.

CHURCH PARK, MADRAS.

1. Bala, Suresh dasa II Class.

SCHOOL HOUSE, BANGALORE.

25. Venkatesh, Suresh dasa II Class.

26. Suresh, Suresh dasa II Class.

MIDDLE GRADE.

CHURCH PARK, MADRAS.

1. Suresh, Suresh dasa II Class.

2. Suresh, Suresh dasa II Class.

3. Suresh, Suresh dasa II Class.

4. Suresh, Suresh dasa II Class.

5. Suresh, Suresh dasa II Class.

6. Suresh, Suresh dasa II Class.

7. Suresh, Suresh dasa II Class.

8. Suresh, Suresh dasa II Class.

9. Suresh, Suresh dasa II Class.

10. Suresh, Suresh dasa II Class.

11. Suresh, Suresh dasa II Class.

12. Suresh, Suresh dasa II Class.

13. Suresh, Suresh dasa II Class.

14. Suresh, Suresh dasa II Class.

15. Suresh, Suresh dasa II Class.

16. Suresh, Suresh dasa II Class.

17. Suresh, Suresh dasa II Class.

18. Suresh, Suresh dasa II Class.

19. Suresh, Suresh dasa II Class.

20. Suresh, Suresh dasa II Class.

Regular number and name of candidate's present. Results.

MIDDLE GRADE—cont.

DAVIDSON, MARGARET.

20. Davidson, Gaby Ellen	III Class.
21. David, Edith Isobell	Do.
22. Arthur, Edith Gray	II Class.

DAVIDSON, MARGARET.

23. David, Gaby Ellen	III Class.
24. Davidson, Gaby	Do.
25. Davidson, Gaby	II Class.
26. David, Gaby	Do.
27. Davidson, Gaby	III Class.
28. Davidson, Gaby	Do.
29. Davidson, Gaby	Do.
30. Davidson, Gaby	Do.
31. Davidson, Gaby	Do.
32. Davidson, Gaby	Do.
33. Davidson, Gaby	Do.
34. Davidson, Gaby	Do.
35. Davidson, Gaby	Do.
36. Davidson, Gaby	Do.
37. Davidson, Gaby	Do.
38. Davidson, Gaby	Do.
39. Davidson, Gaby	Do.
40. Davidson, Gaby	Do.
41. Davidson, Gaby	Do.
42. Davidson, Gaby	Do.
43. Davidson, Gaby	Do.
44. Davidson, Gaby	Do.
45. Davidson, Gaby	Do.
46. Davidson, Gaby	Do.
47. Davidson, Gaby	Do.
48. Davidson, Gaby	Do.
49. Davidson, Gaby	Do.
50. Davidson, Gaby	Do.
51. Davidson, Gaby	Do.
52. Davidson, Gaby	Do.
53. Davidson, Gaby	Do.
54. Davidson, Gaby	Do.
55. Davidson, Gaby	Do.
56. Davidson, Gaby	Do.
57. Davidson, Gaby	Do.
58. Davidson, Gaby	Do.
59. Davidson, Gaby	Do.
60. Davidson, Gaby	Do.
61. Davidson, Gaby	Do.
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64. Davidson, Gaby	Do.
65. Davidson, Gaby	Do.
66. Davidson, Gaby	Do.
67. Davidson, Gaby	Do.
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69. Davidson, Gaby	Do.
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76. Davidson, Gaby	Do.
77. Davidson, Gaby	Do.
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79. Davidson, Gaby	Do.
80. Davidson, Gaby	Do.
81. Davidson, Gaby	Do.
82. Davidson, Gaby	Do.
83. Davidson, Gaby	Do.
84. Davidson, Gaby	Do.
85. Davidson, Gaby	Do.
86. Davidson, Gaby	Do.
87. Davidson, Gaby	Do.
88. Davidson, Gaby	Do.
89. Davidson, Gaby	Do.
90. Davidson, Gaby	Do.
91. Davidson, Gaby	Do.
92. Davidson, Gaby	Do.
93. Davidson, Gaby	Do.
94. Davidson, Gaby	Do.
95. Davidson, Gaby	Do.
96. Davidson, Gaby	Do.
97. Davidson, Gaby	Do.
98. Davidson, Gaby	Do.
99. Davidson, Gaby	Do.
100. Davidson, Gaby	Do.

DAVIDSON, MARGARET.

21. Davidson, Gaby Ellen	III Class.
22. Davidson, Gaby	Do.
23. Davidson, Gaby	Do.
24. Davidson, Gaby	Do.
25. Davidson, Gaby	Do.
26. Davidson, Gaby	Do.
27. Davidson, Gaby	Do.
28. Davidson, Gaby	Do.
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80. Davidson, Gaby	Do.
81. Davidson, Gaby	Do.
82. Davidson, Gaby	Do.
83. Davidson, Gaby	Do.
84. Davidson, Gaby	Do.
85. Davidson, Gaby	Do.
86. Davidson, Gaby	Do.
87. Davidson, Gaby	Do.
88. Davidson, Gaby	Do.
89. Davidson, Gaby	Do.
90. Davidson, Gaby	Do.
91. Davidson, Gaby	Do.
92. Davidson, Gaby	Do.
93. Davidson, Gaby	Do.
94. Davidson, Gaby	Do.
95. Davidson, Gaby	Do.
96. Davidson, Gaby	Do.
97. Davidson, Gaby	Do.
98. Davidson, Gaby	Do.
99. Davidson, Gaby	Do.
100. Davidson, Gaby	Do.

DAVIDSON, MARGARET.

21. Davidson, Gaby Ellen	III Class.
22. Davidson, Gaby	Do.
23. Davidson, Gaby	Do.
24. Davidson, Gaby	Do.
25. Davidson, Gaby	Do.
26. Davidson, Gaby	Do.
27. Davidson, Gaby	Do.
28. Davidson, Gaby	Do.
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42. Davidson, Gaby	Do.
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45. Davidson, Gaby	Do.
46. Davidson, Gaby	Do.
47. Davidson, Gaby	Do.
48. Davidson, Gaby	Do.
49. Davidson, Gaby	Do.
50. Davidson, Gaby	Do.
51. Davidson, Gaby	Do.
52. Davidson, Gaby	Do.
53. Davidson, Gaby	Do.
54. Davidson, Gaby	Do.
55. Davidson, Gaby	Do.
56. Davidson, Gaby	Do.
57. Davidson, Gaby	Do.
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99. Davidson, Gaby	Do.
100. Davidson, Gaby	Do.

H. O. KERNHAW,

Inspector of European Schools.

Madras, 18th February 1930.

VACANCY.

Applications are invited from duly qualified women candidates for the post of sewing mistress in No. 45-5-55 in the Government Secondary and Training School for Women, Cuddalore.

2. Candidates who hold the group certificate in Needlework and Dressmaking, i.e., Higher Technical Examination in Needlework and Dressmaking and Higher Technical Examination in Embroidery should only apply for the post.

3. Applications should contain information on the following:—

(a) Age, (b) sex, (c) educational qualifications (general), (d) vocational and previous service, if any.

M. V. PRAGER,

Acting Inspector of Girls' Schools, Port City.

Madras, 18th February 1930.



SUPPLEMENT TO PART I-B

OF

THE FORT ST. GEORGE GAZETTE

No. 8]

MADRAS, TUESDAY EVENING, FEBRUARY 25, 1930

[Part, 2nd Pp.

GOVERNMENT EXAMINATIONS

SPECIAL TEST EXAMINATIONS, DECEMBER 1929.

The following candidates are declared to have passed the Special Tests under which their names appear:-

[Applications for certificates should be made to accordance with the notice that will be published in the notice in the Fort St. George and Madras Gazette.]

[N.B.—Applicants from unsuccessful candidates asking for information as to the cause of failure or for a revaluation of their answer papers will not be attended to.]

Reg./No. number.	Name of candidate.	Place of examination.	B = Bachelors		C = Civil Service		H = Hon. Bachelors		M = Miscellaneous	
			Class	Age	Class	Age	Class	Age	Class	Age

THE CIVIL JUDICIAL TEST.

SECOND CLASS.

Reg./No.	Name of candidate.	Place of examination.	Class	Age	Result	Remarks
3	Geetha Thirumala	Chennai	B	24	Intermediate	Chennai, District Court, Chennai
29	Kali Chandra Palani	Do.	H	21	Do.	Chennai, District Court, Chennai
101	Gani V. Srinivasan	Visagapatnam	H	22	S.S.C.	Chennai, District Court, Visagapatnam
120	K. V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
202	M. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
203	M. Srinivasan	Do.	H	21	Do.	Chennai, District Court, Chennai
204	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
205	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
206	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
207	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
208	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
209	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
210	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
211	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
212	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
213	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
214	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
215	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
216	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
217	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
218	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
219	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
220	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
221	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
222	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
223	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
224	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
225	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
226	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
227	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
228	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
229	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
230	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
231	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
232	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
233	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
234	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
235	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
236	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
237	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
238	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
239	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
240	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
241	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
242	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
243	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
244	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
245	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
246	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
247	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
248	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
249	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
250	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
251	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
252	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
253	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
254	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
255	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
256	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
257	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
258	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
259	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
260	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
261	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
262	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
263	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
264	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
265	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
266	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
267	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
268	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
269	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
270	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
271	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
272	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
273	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
274	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
275	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
276	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
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279	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
280	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
281	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
282	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
283	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
284	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
285	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
286	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
287	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
288	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
289	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
290	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
291	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
292	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
293	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
294	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
295	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
296	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
297	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
298	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
299	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai
300	V. Srinivasan	Chennai	H	21	Do.	Chennai, District Court, Chennai

Name of candidate	Name of candidate	Place of examination	Date of examination	Age	Highest grade attained	Designation of office held
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THE CIVIL JUDICIAL TEST—cont.

System Class—end

2448	V. Subekshunga Ayapp	..	Dajjem	..	2	194	3 A.	..	Clark, West Tanager Island Court, Tanager
2449	D. Juma Ram	..	Do.	..	2	81	S.S.L.C.	..	Clark, Sub-Court, Singapore
2454	V. Subekshunga	..	Do.	..	2	81	Intermediate	..	Clark, Sub-Court of Ceylon, West Tanager Island Court, Singapore
2455	T. M. Sumanawati, Ayapp	..	Kajjem	..	3	79	S.S.L.C.	..	Tampere Court, Sub-Court, Helsinki
2457	V. Subekshunga Ayapp	..	Do.	..	3	79	Do.	..	Clark, District Maudslayi Court, Edinburgh
2458	V. Subekshunga Ayapp	..	Do.	..	3	81	Do.	..	Clark, District Sub-Court, Helsinki
2459	V. Subekshunga Ayapp	..	Do.	..	3	81	Do.	..	Clark, District Sub-Court, Helsinki
2460	M. Perumal Pudi	..	Do.	..	3	80	Matriculation	..	Clark, District Sub-Court, Edinburgh
2468	V. Subekshunga Pithil	..	Do.	..	3	81	S.S.L.C.	..	Arking Court, District Maudslayi Court, Edinburgh
2467	A. Cui Pihai Kaupani	..	Do.	..	3	81	Matriculation	..	Clark, District Maudslayi Court, Edinburgh
2476	V. Subekshunga	..	Taj, moudslayi	..	3	79	S.S.L.C.	..	Kremsdamm, District Maudslayi Court, Edinburgh
2479	B. Sumanawati	..	Do.	..	3	81	Unemployed	..	Clark, District Court, Tampere
2486	V. Subekshunga, Daud	..	Do.	..	3	80	Intermediate	..	Clark, Sub-Court, Tampere
2488	V. Subekshunga	..	Calcuttawati	..	3	81	S.S.L.C.	..	Clark, District Maudslayi Court, Edinburgh
1895	A. Subekshunga	..	Do.	..	3	79	F.S.	..	Arking Court, Sub-Court, Edinburgh
1898	A. Subekshunga Ayapp	..	Do.	..	3	83	S.S.L.C.	..	Clark, District Maudslayi Court, Edinburgh
1897	A. Subekshunga	..	Dumslayi	..	3	79	Do.	..	Clark, Sub-Court, Edinburgh
1907	E. S. Sumanawati Ayapp	..	Do.	..	3	81	Do.	..	Clark, District Maudslayi Court, Edinburgh
2008	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Maudslayi Court, Edinburgh
2020	V. Subekshunga	..	Kajjem	..	3	79	Do.	..	Clark, District Maudslayi Court, Edinburgh
2152	M. Sumanawati	..	Do.	..	3	81	Do.	..	Clark, District Maudslayi Court, Edinburgh
2018	V. Subekshunga	..	Do.	..	3	81	Do.	..	Clark, District Maudslayi Court, Edinburgh
2027	V. Subekshunga	..	Do.	..	3	81	S.S.L.C.	..	Arking Court, High Court, Helsinki
2032	V. Subekshunga	..	Do.	..	3	81	S.S.L.C.	..	Arking Court, High Court, Helsinki
2033	V. Subekshunga	..	Do.	..	3	81	Matriculation	..	Arking Court, High Court, Helsinki
2034	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2035	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2036	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2037	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2038	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2039	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2040	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2041	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2042	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2043	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2044	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2045	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2046	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2047	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2048	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2049	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2050	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2051	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2052	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2053	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2054	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2055	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2056	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2057	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2058	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2059	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2060	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2061	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2062	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2063	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2064	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
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2066	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2067	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2068	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2069	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2070	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2071	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2072	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2073	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2074	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2075	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2076	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2077	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2078	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2079	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2080	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2081	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2082	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2083	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2084	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2085	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2086	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2087	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2088	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2089	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2090	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2091	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2092	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2093	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2094	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2095	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2096	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2097	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2098	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2099	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2100	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2101	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2102	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2103	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2104	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2105	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2106	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2107	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2108	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2109	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2110	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2111	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2112	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2113	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2114	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2115	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2116	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2117	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2118	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2119	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2120	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2121	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2122	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2123	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2124	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2125	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2126	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2127	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2128	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2129	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2130	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2131	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2132	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2133	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2134	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2135	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2136	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2137	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2138	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2139	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2140	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2141	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2142	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2143	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2144	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2145	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2146	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2147	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2148	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2149	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2150	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2151	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2152	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2153	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2154	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2155	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2156	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2157	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2158	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2159	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2160	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2161	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2162	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2163	V. Subekshunga	..	Do.	..	3	81	Do.	..	Arking Court, High Court, Helsinki
2164	V. Subekshunga	..	Do.						

THE CRIMINAL JUDICIAL TEST

Saxena, Chakrabarti

101	Tamara Singh	Bookkeeper ..	D	25	S. S. L. C.	Chief, Sub-Division's Office, Bikaner.
102	Kamaramani Raha	Typist	D	10	Completed	Chief, Special Assistant Agent's Office, Bikaner.
104	Emadul Hakeem	Do.	E	15	S. S. L. C.	Acting Typist, Division's Office, Jaipur.
170	Mallanraj Kishori Vatsya ..	Do.	D	19	Do.	Superintendent, War Cops Station, Collector's Office, Jaipur.
215	Kalyanji Subramanyam ..	Do.	D	18	Do.	Chief, Teak Office, Jaipur.
216	Sankaraj Kishanmaji	Do.	E	10	S. S. L. C.	Acting Assistant, Treasury Deputy Collector's Office, Jaipur.
236	Shankarji Poddhar	Do.	M	19	S. S. L. C.	Psychology Deputy, Collector, Jaipur.
241	Jai Subramanyam	Do.	E	16	S. S. L. C.	Acting Clerk, Division's Office, Jaipur.
348	Motilal Vatsanaramji Raa ..	Do.	M	15	Do.	Superior of Co-operative Societies, Jaipur.
378	S. Karamchand Shah	Do.	M	16	S. S. L. C.	Chief, Sub-Division's Office, Jaipur.
387	G. Karamchand	Consultant ..	S	43	S. S. L. C.	Consultant's Secret.
394	K. Subba Rao	Do.	H	16	S. S. L. C.	Do.
395	T. Jagannath Rao	Do.	M	16	S. S. L. C.	Psychology, Revenue Inspector, Jaipur.
392	Kalyan Jagan Chandra	Do.	C	10	Intermediate	Chief, Teak Office, Jaipur.
393	Ramesh Chandra	Education ..	M	16	Completed	Chief, Teak Office, Jaipur.
404	D. Subbaraj Rao	Manager	S	14	S. S. L. C.	Chief, Division's Office, Chakraborty.
405	P. Subbaraj Rao	Do.	S	14	S. S. L. C.	Chief, Teak Office, Jaipur.
431	Venkat Subbaraj Rao	Do.	S	16	Intermediate	Chief, Kishan Division's Office, Chakraborty.
442	M. Subramanyam, Acharya ..	Do.	S	23	S. S. L. C.	Chief, Teak Office, Jaipur.
443	S. Subramanyam	Do.	M	16	Intermediate	Chief, Teak Office, Jaipur.
444	S. Subbaraj Rao Rajendra ..	Do.	H	22	S. S. L. C.	Chief, Kishan Division's Office, Chakraborty.
446	K. Subba Rao	Do.	S	26	S. S. L. C.	Psychology Revenue Inspector, Jaipur.
469	A. Subbaraj	Do.	S	16	S. S. L. C.	Chief, Sub-Division's Office, Chakraborty.

Register number.	Name of candidate.	Time of examination.	Class of certificate.	Age.	Highest general education qualification.	Designation of other job.
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THE CRIMINAL JUDICIAL TEST—cont.

Second Class—cont.

802	M. Tachibana Tokio Etsu	Da.	3	30	P.A.	Head Clerk, Takahashi Office, Ogasaka.
803	Shigeo Inagaki	Da.	3	31	P.A.	Revenue Inspector, Sendai.
804	S. Tachibana Tetsu	Da.	3	31	P.S.L.C.	Asst. Police Insp.
805	K. Furukawa Shunichi	Da.	3	31	P.A. (Home)	Proclamation Bureau Inspector, Bureau of Agriculture, Culture and Education, Tokyo.
806	A. Mochizuki	Da.	3	31	P.A.	Asst.
807	S. Mochizuki Isao	Da.	3	31	P.A.	Asst.
808	A. Furukawa Akio	Da.	3	31	P.A.	Chief Clerk, Takahashi Office, Sendai.
809	K. Furukawa Akio	Da.	3	31	P.A.	Asst.
810	M. Furukawa	Da.	3	31	P.S.L.C.	Chief, Deputy Taxation Office, Tokyo.
811	O. Kishimoto	Da.	3	31	P.S.L.C.	Chief, Collection Office, Tokyo.
812	T. Kishimoto	Da.	3	31	P.S.L.C.	Revenue Inspector, Tokyo.
813	O. Kishimoto	Da.	3	31	P.A.	Chief, Collection Office, Tokyo.
814	O. Kishimoto	Da.	3	31	P.A.	Chief, Takahashi Office, Sendai.
815	T. Kishimoto	Da.	3	31	P.S.L.C.	Head Clerk, Bureau of Labor Office, Tokyo.
816	M. Kishimoto	Da.	3	31	P.A.	Chief, Treasury Department Office, Tokyo.
817	S. Kishimoto	Da.	3	31	P.S.L.C.	Chief, Takahashi Office, Sendai.
818	T. Kishimoto	Da.	3	31	P.S.L.C.	Revenue Inspector, Tokyo.
819	Shigeo Inagaki	Da.	3	31	P.A.	Asst. Police Insp.
820	A. Mochizuki	Da.	3	31	P.A.	Asst.
821	S. Mochizuki Isao	Da.	3	31	P.A.	Asst.
822	A. Furukawa Akio	Da.	3	31	P.A.	Chief Clerk, Takahashi Office, Sendai.
823	K. Furukawa Akio	Da.	3	31	P.A.	Asst.
824	M. Furukawa	Da.	3	31	P.S.L.C.	Chief, Deputy Taxation Office, Tokyo.
825	O. Kishimoto	Da.	3	31	P.S.L.C.	Chief, Collection Office, Tokyo.
826	T. Kishimoto	Da.	3	31	P.S.L.C.	Revenue Inspector, Tokyo.
827	O. Kishimoto	Da.	3	31	P.A.	Chief, Collection Office, Tokyo.
828	O. Kishimoto	Da.	3	31	P.A.	Chief, Takahashi Office, Sendai.
829	T. Kishimoto	Da.	3	31	P.S.L.C.	Head Clerk, Bureau of Labor Office, Tokyo.
830	M. Kishimoto	Da.	3	31	P.A.	Chief, Treasury Department Office, Tokyo.
831	S. Kishimoto	Da.	3	31	P.S.L.C.	Chief, Takahashi Office, Sendai.
832	T. Kishimoto	Da.	3	31	P.S.L.C.	Revenue Inspector, Tokyo.
833	Shigeo Inagaki	Da.	3	31	P.A.	Asst. Police Insp.
834	A. Mochizuki	Da.	3	31	P.A.	Asst.
835	S. Mochizuki Isao	Da.	3	31	P.A.	Asst.
836	A. Furukawa Akio	Da.	3	31	P.A.	Chief Clerk, Takahashi Office, Sendai.
837	K. Furukawa Akio	Da.	3	31	P.A.	Asst.
838	M. Furukawa	Da.	3	31	P.S.L.C.	Chief, Deputy Taxation Office, Tokyo.
839	O. Kishimoto	Da.	3	31	P.S.L.C.	Chief, Collection Office, Tokyo.
840	T. Kishimoto	Da.	3	31	P.S.L.C.	Revenue Inspector, Tokyo.
841	O. Kishimoto	Da.	3	31	P.A.	Chief, Collection Office, Tokyo.
842	O. Kishimoto	Da.	3	31	P.A.	Chief, Takahashi Office, Sendai.
843	T. Kishimoto	Da.	3	31	P.S.L.C.	Head Clerk, Bureau of Labor Office, Tokyo.
844	M. Kishimoto	Da.	3	31	P.A.	Chief, Treasury Department Office, Tokyo.
845	S. Kishimoto	Da.	3	31	P.S.L.C.	Chief, Takahashi Office, Sendai.
846	T. Kishimoto	Da.	3	31	P.S.L.C.	Revenue Inspector, Tokyo.
847	Shigeo Inagaki	Da.	3	31	P.A.	Asst. Police Insp.
848	A. Mochizuki	Da.	3	31	P.A.	Asst.
849	S. Mochizuki Isao	Da.	3	31	P.A.	Asst.
850	A. Furukawa Akio	Da.	3	31	P.A.	Chief Clerk, Takahashi Office, Sendai.
851	K. Furukawa Akio	Da.	3	31	P.A.	Asst.
852	M. Furukawa	Da.	3	31	P.S.L.C.	Chief, Deputy Taxation Office, Tokyo.
853	O. Kishimoto	Da.	3	31	P.S.L.C.	Chief, Collection Office, Tokyo.
854	T. Kishimoto	Da.	3	31	P.S.L.C.	Revenue Inspector, Tokyo.
855	O. Kishimoto	Da.	3	31	P.A.	Chief, Collection Office, Tokyo.
856	O. Kishimoto	Da.	3	31	P.A.	Chief, Takahashi Office, Sendai.
857	T. Kishimoto	Da.	3	31	P.S.L.C.	Head Clerk, Bureau of Labor Office, Tokyo.
858	M. Kishimoto	Da.	3	31	P.A.	Chief, Treasury Department Office, Tokyo.
859	S. Kishimoto	Da.	3	31	P.S.L.C.	Chief, Takahashi Office, Sendai.
860	T. Kishimoto	Da.	3	31	P.S.L.C.	Revenue Inspector, Tokyo.
861	Shigeo Inagaki	Da.	3	31	P.A.	Asst. Police Insp.
862	A. Mochizuki	Da.	3	31	P.A.	Asst.
863	S. Mochizuki Isao	Da.	3	31	P.A.	Asst.
864	A. Furukawa Akio	Da.	3	31	P.A.	Chief Clerk, Takahashi Office, Sendai.
865	K. Furukawa Akio	Da.	3	31	P.A.	Asst.
866	M. Furukawa	Da.	3	31	P.S.L.C.	Chief, Deputy Taxation Office, Tokyo.
867	O. Kishimoto	Da.	3	31	P.S.L.C.	Chief, Collection Office, Tokyo.
868	T. Kishimoto	Da.	3	31	P.S.L.C.	Revenue Inspector, Tokyo.
869	O. Kishimoto	Da.	3	31	P.A.	Chief, Collection Office, Tokyo.
870	O. Kishimoto	Da.	3	31	P.A.	Chief, Takahashi Office, Sendai.
871	T. Kishimoto	Da.	3	31	P.S.L.C.	Head Clerk, Bureau of Labor Office, Tokyo.
872	M. Kishimoto	Da.	3	31	P.A.	Chief, Treasury Department Office, Tokyo.
873	S. Kishimoto	Da.	3	31	P.S.L.C.	Chief, Takahashi Office, Sendai.
874	T. Kishimoto	Da.	3	31	P.S.L.C.	Revenue Inspector, Tokyo.
875	Shigeo Inagaki	Da.	3	31	P.A.	Asst. Police Insp.
876	A. Mochizuki	Da.	3	31	P.A.	Asst.
877	S. Mochizuki Isao	Da.	3	31	P.A.	Asst.
878	A. Furukawa Akio	Da.	3	31	P.A.	Chief Clerk, Takahashi Office, Sendai.
879	K. Furukawa Akio	Da.	3	31	P.A.	Asst.
880	M. Furukawa	Da.	3	31	P.S.L.C.	Chief, Deputy Taxation Office, Tokyo.
881	O. Kishimoto	Da.	3	31	P.S.L.C.	Chief, Collection Office, Tokyo.
882	T. Kishimoto	Da.	3	31	P.S.L.C.	Revenue Inspector, Tokyo.
883	O. Kishimoto	Da.	3	31	P.A.	Chief, Collection Office, Tokyo.
884	O. Kishimoto	Da.	3	31	P.A.	Chief, Takahashi Office, Sendai.
885	T. Kishimoto	Da.	3	31	P.S.L.C.	Head Clerk, Bureau of Labor Office, Tokyo.
886	M. Kishimoto	Da.	3	31	P.A.	Chief, Treasury Department Office, Tokyo.
887	S. Kishimoto	Da.	3	31	P.S.L.C.	Chief, Takahashi Office, Sendai.
888	T. Kishimoto	Da.	3	31	P.S.L.C.	Revenue Inspector, Tokyo.
889	Shigeo Inagaki	Da.	3	31	P.A.	Asst. Police Insp.
890	A. Mochizuki	Da.	3	31	P.A.	Asst.
891	S. Mochizuki Isao	Da.	3	31	P.A.	Asst.
892	A. Furukawa Akio	Da.	3	31	P.A.	Chief Clerk, Takahashi Office, Sendai.
893	K. Furukawa Akio	Da.	3	31	P.A.	Asst.
894	M. Furukawa	Da.	3	31	P.S.L.C.	Chief, Deputy Taxation Office, Tokyo.
895	O. Kishimoto	Da.	3	31	P.S.L.C.	Chief, Collection Office, Tokyo.
896	T. Kishimoto	Da.	3	31	P.S.L.C.	Revenue Inspector, Tokyo.
897	O. Kishimoto	Da.	3	31	P.A.	Chief, Collection Office, Tokyo.
898	O. Kishimoto	Da.	3	31	P.A.	Chief, Takahashi Office, Sendai.
899	T. Kishimoto	Da.	3	31	P.S.L.C.	Head Clerk, Bureau of Labor Office, Tokyo.
900	M. Kishimoto	Da.	3	31	P.A.	Chief, Treasury Department Office, Tokyo.

Signature Number.	Name of candidate.	Place of residence.	Qualification.	Age.	Professional educational qualifications.	Signature of chief ball.
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THE CRIMINAL JUDICIAL TEST—cont.

Second Class—cont.

1485	T. H. Perikatoson	Colombo	B	34	B.A.	Acting Clerk, Clerkship Trial Office, Colombo.
1486	T. E. Schindler	Do	B	28	B.A.	Acting Clerk, Collector's Office, Colombo.
1487	M. V. K. Rajaratne	Do	M	34	B.A.	Acting Clerk, Treasury Trial Office, Colombo.
1488	M. Arthur Perikatoson	Do	B	34	B.E.C.C.	Acting Clerk, Deputy Collector's Office, Colombo.
1489	P. P. K. Rajaratne	Do	B	34	B.E.C.C.	Acting Clerk, Deputy Collector's Office, Colombo.
1490	O. M. K. Rajaratne	Do	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
1491	O. O. K. Rajaratne	Do	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
1492	R. H. K. Rajaratne	Do	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
1493	R. H. K. Rajaratne	Do	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
1494	R. H. K. Rajaratne	Do	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
1495	R. H. K. Rajaratne	Do	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
1496	R. H. K. Rajaratne	Do	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
1497	R. H. K. Rajaratne	Do	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
1498	R. H. K. Rajaratne	Do	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
1499	R. H. K. Rajaratne	Do	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
1500	R. H. K. Rajaratne	Do	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.

THE REVENUE TEST.

First Class.

411	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
412	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
413	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
414	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
415	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
416	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
417	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
418	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
419	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
420	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
421	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
422	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
423	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
424	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
425	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
426	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
427	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
428	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
429	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
430	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.

Second Class.

431	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
432	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
433	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
434	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
435	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
436	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
437	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
438	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
439	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.
440	J. H. K. Rajaratne	Colombo	B	34	B.A.	Acting Clerk, Deputy Collector's Office, Colombo.

Register Number.	Name of candidate.	Place of candidature.	Age	Subject passed educational examination.	Designation of office held.
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THE REVENUE TEST—cont.

Revenue Class—cont.

60	E. Pambeliling Pambeliling	Buckingham, Do.	11	S.S.L.C.	Asst. Revenue Inspector, Tempeh.
61	Chandrasekhar Jalek	Do.	11	Do.	Chief, District Revenue Agents Office, Bangalore District, Bangalore.
62	Chandrasekhar Pambeliling	Do.	11	S.S.	Provisionary Revenue Inspector, Bangalore.
63	Chandrasekhar Pambeliling	Vinayapuram.	11	S.S.	Asst. Clerk, Treasury Deputy Collector's Office, Bangalore.
64	Chandrasekhar Pambeliling	Do.	11	S.S.L.C.	Asst. Clerk, Special Assistant Agent's Office, Bangalore.
65	Chandrasekhar Pambeliling	Do.	11	Do.	Chief, District Revenue Agents Office, Bangalore.
66	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
67	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
68	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
69	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
70	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
71	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
72	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
73	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
74	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
75	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
76	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
77	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
78	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
79	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
80	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
81	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
82	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
83	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
84	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
85	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
86	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
87	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
88	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
89	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
90	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
91	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
92	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
93	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
94	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
95	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
96	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
97	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
98	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
99	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.
100	Chandrasekhar Pambeliling	Do.	11	Do.	Asst. Clerk, District Office, Bangalore.

THE HEYNER TEST—and

Letter Count—mtf.

115	A. Ayres Sen	Do	11	28	S. S. L. C.	Chief, Collector's Office, Customs.
116	B. B. B. B. B. B.	Do	11	29	Do	Head Clerk, Deputy Collector's Office, Customs.
117	T. B. B. B. B.	Do	11	30	Do	Chief, Tax Office, Customs.
118	B. B. B. B. B.	Do	11	31	Do	Chief, Customs Office, Customs.
119	B. B. B. B. B.	Do	11	32	Do	Chief, Customs Office, Customs.
120	B. B. B. B. B.	Do	11	33	Do	Chief, Customs Office, Customs.
121	B. B. B. B. B.	Do	11	34	Do	Chief, Customs Office, Customs.
122	B. B. B. B. B.	Do	11	35	Do	Chief, Customs Office, Customs.
123	B. B. B. B. B.	Do	11	36	Do	Chief, Customs Office, Customs.
124	B. B. B. B. B.	Do	11	37	Do	Chief, Customs Office, Customs.
125	B. B. B. B. B.	Do	11	38	Do	Chief, Customs Office, Customs.
126	B. B. B. B. B.	Do	11	39	Do	Chief, Customs Office, Customs.
127	B. B. B. B. B.	Do	11	40	Do	Chief, Customs Office, Customs.
128	B. B. B. B. B.	Do	11	41	Do	Chief, Customs Office, Customs.
129	B. B. B. B. B.	Do	11	42	Do	Chief, Customs Office, Customs.
130	B. B. B. B. B.	Do	11	43	Do	Chief, Customs Office, Customs.
131	B. B. B. B. B.	Do	11	44	Do	Chief, Customs Office, Customs.
132	B. B. B. B. B.	Do	11	45	Do	Chief, Customs Office, Customs.
133	B. B. B. B. B.	Do	11	46	Do	Chief, Customs Office, Customs.
134	B. B. B. B. B.	Do	11	47	Do	Chief, Customs Office, Customs.
135	B. B. B. B. B.	Do	11	48	Do	Chief, Customs Office, Customs.
136	B. B. B. B. B.	Do	11	49	Do	Chief, Customs Office, Customs.
137	B. B. B. B. B.	Do	11	50	Do	Chief, Customs Office, Customs.
138	B. B. B. B. B.	Do	11	51	Do	Chief, Customs Office, Customs.
139	B. B. B. B. B.	Do	11	52	Do	Chief, Customs Office, Customs.
140	B. B. B. B. B.	Do	11	53	Do	Chief, Customs Office, Customs.
141	B. B. B. B. B.	Do	11	54	Do	Chief, Customs Office, Customs.
142	B. B. B. B. B.	Do	11	55	Do	Chief, Customs Office, Customs.
143	B. B. B. B. B.	Do	11	56	Do	Chief, Customs Office, Customs.
144	B. B. B. B. B.	Do	11	57	Do	Chief, Customs Office, Customs.
145	B. B. B. B. B.	Do	11	58	Do	Chief, Customs Office, Customs.
146	B. B. B. B. B.	Do	11	59	Do	Chief, Customs Office, Customs.
147	B. B. B. B. B.	Do	11	60	Do	Chief, Customs Office, Customs.
148	B. B. B. B. B.	Do	11	61	Do	Chief, Customs Office, Customs.
149	B. B. B. B. B.	Do	11	62	Do	Chief, Customs Office, Customs.
150	B. B. B. B. B.	Do	11	63	Do	Chief, Customs Office, Customs.
151	B. B. B. B. B.	Do	11	64	Do	Chief, Customs Office, Customs.
152	B. B. B. B. B.	Do	11	65	Do	Chief, Customs Office, Customs.
153	B. B. B. B. B.	Do	11	66	Do	Chief, Customs Office, Customs.
154	B. B. B. B. B.	Do	11	67	Do	Chief, Customs Office, Customs.
155	B. B. B. B. B.	Do	11	68	Do	Chief, Customs Office, Customs.
156	B. B. B. B. B.	Do	11	69	Do	Chief, Customs Office, Customs.
157	B. B. B. B. B.	Do	11	70	Do	Chief, Customs Office, Customs.
158	B. B. B. B. B.	Do	11	71	Do	Chief, Customs Office, Customs.
159	B. B. B. B. B.	Do	11	72	Do	Chief, Customs Office, Customs.
160	B. B. B. B. B.	Do	11	73	Do	Chief, Customs Office, Customs.
161	B. B. B. B. B.	Do	11	74	Do	Chief, Customs Office, Customs.
162	B. B. B. B. B.	Do	11	75	Do	Chief, Customs Office, Customs.
163	B. B. B. B. B.	Do	11	76	Do	Chief, Customs Office, Customs.
164	B. B. B. B. B.	Do	11	77	Do	Chief, Customs Office, Customs.
165	B. B. B. B. B.	Do	11	78	Do	Chief, Customs Office, Customs.
166	B. B. B. B. B.	Do	11	79	Do	Chief, Customs Office, Customs.
167	B. B. B. B. B.	Do	11	80	Do	Chief, Customs Office, Customs.
168	B. B. B. B. B.	Do	11	81	Do	Chief, Customs Office, Customs.
169	B. B. B. B. B.	Do	11	82	Do	Chief, Customs Office, Customs.
170	B. B. B. B. B.	Do	11	83	Do	Chief, Customs Office, Customs.
171	B. B. B. B. B.	Do	11	84		

Register number	Name of student	Place of registration	Class	Age	Highest grade of education completed	Description of all work
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张利明、张翼与陈鹤汀著：《中国留学史论》，上海：上海三联书店，2004年。

Security Classification

1178	T. Senthilam Appayya	..	Collector	..	B	37	S.S.C.	..	Head Clerk, Deputy Tahsildar's Office, Karaikal.
1179	A. G. Viswanatha Appay	..	Pa.	..	E	38	Do	..	Chief, Tamil Office, Tiruppuram sub-division.
1180	K. K. Senthilam Appay	..	Do.	..	E	38	Do	..	Chief, Tamil Office, Karaikal.
1181	P. Viswanatha Appay	..	Do.	..	E	39	Do	..	Assistant, Government's Office, Karaikal.
1182	P. Viswanatha Appay	..	Do.	..	E	40	Do	..	Chief, Government's Office, Karaikal.
1183	K. Senthilam Appay	..	Do.	..	E	41	Do	..	Chief, Government's Office, Karaikal.
1184	K. Senthilam Appay	..	Do.	..	E	42	Do	..	Chief, Government's Office, Karaikal.
1185	K. Senthilam Appay	..	Do.	..	E	43	Do	..	Chief, Government's Office, Karaikal.
1186	K. Senthilam Appay	..	Do.	..	E	44	Do	..	Chief, Government's Office, Karaikal.
1187	K. Senthilam Appay	..	Do.	..	E	45	Do	..	Chief, Government's Office, Karaikal.
1188	K. Senthilam Appay	..	Do.	..	E	46	Do	..	Chief, Government's Office, Karaikal.
1189	K. Senthilam Appay	..	Do.	..	E	47	Do	..	Chief, Government's Office, Karaikal.
1190	K. Senthilam Appay	..	Do.	..	E	48	Do	..	Chief, Government's Office, Karaikal.
1191	K. Senthilam Appay	..	Do.	..	E	49	Do	..	Chief, Government's Office, Karaikal.
1192	K. Senthilam Appay	..	Do.	..	E	50	Do	..	Chief, Government's Office, Karaikal.
1193	K. Senthilam Appay	..	Do.	..	E	51	Do	..	Chief, Government's Office, Karaikal.
1194	K. Senthilam Appay	..	Do.	..	E	52	Do	..	Chief, Government's Office, Karaikal.
1195	K. Senthilam Appay	..	Do.	..	E	53	Do	..	Chief, Government's Office, Karaikal.
1196	K. Senthilam Appay	..	Do.	..	E	54	Do	..	Chief, Government's Office, Karaikal.
1197	K. Senthilam Appay	..	Do.	..	E	55	Do	..	Chief, Government's Office, Karaikal.
1198	K. Senthilam Appay	..	Do.	..	E	56	Do	..	Chief, Government's Office, Karaikal.
1199	K. Senthilam Appay	..	Do.	..	E	57	Do	..	Chief, Government's Office, Karaikal.
1200	K. Senthilam Appay	..	Do.	..	E	58	Do	..	Chief, Government's Office, Karaikal.
1201	K. Senthilam Appay	..	Do.	..	E	59	Do	..	Chief, Government's Office, Karaikal.
1202	K. Senthilam Appay	..	Do.	..	E	60	Do	..	Chief, Government's Office, Karaikal.
1203	K. Senthilam Appay	..	Do.	..	E	61	Do	..	Chief, Government's Office, Karaikal.
1204	K. Senthilam Appay	..	Do.	..	E	62	Do	..	Chief, Government's Office, Karaikal.
1205	K. Senthilam Appay	..	Do.	..	E	63	Do	..	Chief, Government's Office, Karaikal.
1206	K. Senthilam Appay	..	Do.	..	E	64	Do	..	Chief, Government's Office, Karaikal.
1207	K. Senthilam Appay	..	Do.	..	E	65	Do	..	Chief, Government's Office, Karaikal.
1208	K. Senthilam Appay	..	Do.	..	E	66	Do	..	Chief, Government's Office, Karaikal.
1209	K. Senthilam Appay	..	Do.	..	E	67	Do	..	Chief, Government's Office, Karaikal.
1210	K. Senthilam Appay	..	Do.	..	E	68	Do	..	Chief, Government's Office, Karaikal.
1211	K. Senthilam Appay	..	Do.	..	E	69	Do	..	Chief, Government's Office, Karaikal.
1212	K. Senthilam Appay	..	Do.	..	E	70	Do	..	Chief, Government's Office, Karaikal.
1213	K. Senthilam Appay	..	Do.	..	E	71	Do	..	Chief, Government's Office, Karaikal.
1214	K. Senthilam Appay	..	Do.	..	E	72	Do	..	Chief, Government's Office, Karaikal.
1215	K. Senthilam Appay	..	Do.	..	E	73	Do	..	Chief, Government's Office, Karaikal.
1216	K. Senthilam Appay	..	Do.	..	E	74	Do	..	Chief, Government's Office, Karaikal.
1217	K. Senthilam Appay	..	Do.	..	E	75	Do	..	Chief, Government's Office, Karaikal.
1218	K. Senthilam Appay	..	Do.	..	E	76	Do	..	Chief, Government's Office, Karaikal.
1219	K. Senthilam Appay	..	Do.	..	E	77	Do	..	Chief, Government's Office, Karaikal.
1220	K. Senthilam Appay	..	Do.	..	E	78	Do	..	Chief, Government's Office, Karaikal.
1221	K. Senthilam Appay	..	Do.	..	E	79	Do	..	Chief, Government's Office, Karaikal.
1222	K. Senthilam Appay	..	Do.	..	E	80	Do	..	Chief, Government's Office, Karaikal.
1223	K. Senthilam Appay	..	Do.	..	E	81	Do	..	Chief, Government's Office, Karaikal.
1224	K. Senthilam Appay	..	Do.	..	E	82	Do	..	Chief, Government's Office, Karaikal.
1225	K. Senthilam Appay	..	Do.	..	E	83	Do	..	Chief, Government's Office, Karaikal.
1226	K. Senthilam Appay	..	Do.	..	E	84	Do	..	Chief, Government's Office, Karaikal.
1227	K. Senthilam Appay	..	Do.	..	E	85	Do	..	Chief, Government's Office, Karaikal.

Sluggish number	Name of establishment	Place of establishment	Year of establishment	Age	Highest school of instruction of staff as of 10/1/50	Designation of chief clerk
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THE REVIEWER TEST—*cont.*

Support Document

[illegible]

Rank or Grade.	Name of candidate.	Place of birth.	Mar- ried.	Age.	Highest general educational qualification.	Description of office held.
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THE REVENUE TEST.—cont.

SECOND CLASS.—cont.

2313	J. Varkkum Thilad	Malabar	..	E	24	Intermediate	Clerk, Low Revenue, Port St. George
2315	A. M. Pinarayan Varada Achari	Do	..	E	24	B.S.S.C.	Revenue, Taluk Office, Malabar
2317	T. K. Srinaga Achari	Do	..	E	24	Do	Head Clerk, Malabar Sub-Division's Office, Coimbatore
2318	H. B. Subashchamoyan	Do	..	E	24	B.A.	Asst. Clerk, Collector's Office, Subdivi-
2319	N. Sastri	Do	..	E	24	B.A.	Asst. Clerk, Court of Wards, Board of Revenue, Madras
2324	P. Varkkumachan	Do	..	E	22	B.A.	Clerk, Board of Revenue (Land Revenue and Settlement, Madras)
2327	V. S. Srinivasan	Do	..	E	22	B.A.	Clerk, Office of the Superintendent of Revenue, Malabar, Madras
2328	S. Srikanth	Do	..	E	21	B.A.	Assistant, Collector's Office, Subdivi-
2331	N. Varkkumachan	Do	..	E	21	B.A.	Asst. Clerk, Board of Revenue (Land Revenue and Settlement, Madras)
2332	A. Chinnathurathu Chetti	Do	..	E	21	B.A.	Asst. Clerk, Board of Revenue, Madras
2333	M. Srinivasan	Do	..	E	20	B.S.S.C.	Asst. Clerk, Collector's Office, Madras
2335	T. Varkkumachan	Do	..	E	20	B.A.	Asst. Clerk, Board of Revenue (Land Revenue and Settlement, Madras)
2336	K. Narayana Menon	Do	..	E	20	B.A.	Asst. Clerk, District Revenue, First St. George
2337	M. Kannan Prasad Singh	Do	..	E	19	B.A.	Clerk, Office of the Commissioner of Land, Madras
2338	M. Kandaswami	Do	..	E	19	B.S.S.C.	Assistant, Collector's Office, Subdivi-
2339	S. Perinayagan	Do	..	E	19	B.A.	Temporary Clerk, General Propaganda Board, District of Local Self-Govern- ment, Madras, Port St. George
2341	S. Sankar Kanna	Do	..	E	19	B.A.	Clerk, Taluk Office, Madras
2342	S. Srinivasan	Do	..	E	19	B.A. (Hons.)	Asst. Clerk, Collector's Office, Subdivi-
2343	A. Subashchamoyan	Do	..	E	19	B.A.	Taluk, Board of Revenue, Madras
2344	K. V. Srinivasan	Do	..	E	19	B.A.	Clerk, Board of Revenue (Land Revenue and Settlement, Madras)
2345	S. Srinivasan	Do	..	E	19	B.A.	Clerk, Office of the Inspector of Manu- factures and Local Boards, Madras
2346	M. Narayana Pillai	Do	..	E	19	B.S.S.C.	Assistant, Temporary Supply Collector's Office, Madras
2347	K. K. John	Do	..	E	19	B.A.	Asst. Clerk, District Revenue, Port St. George

THE CODE OF CRIMINAL PROCEDURE.

FIRST CLASS.

1214	S. Subashchamoyan	Malabar	..	E	25	Examination in Law passed B.L.	Clerk, Sub-Office, Kumbakonam.
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SECOND CLASS.

421	T. V. Srinivasan	Asiatic	..	E	18	B.L.	Asst. Clerk, Collector's Office, Asiat- ic
1194	S. Srinivasan	Calcutta	..	E	18	B.L.	Asst. Clerk, Taluk Office, Chinnathur
2352	S. Srinivasan	Madras	..	E	18	B.L.	Asst. Clerk, Board of Revenue (Land Revenue and Settlement, Madras)
2353	S. E. Srinivasan	Do	..	E	18	B.L.	Asst. Clerk, Development Commission, Port St. George

THE ACCOUNT TEST FOR AGRICULTURAL OFFICERS.

FIRST CLASS.

1333	C. R. Srinivasan	Calcutta	..	E	21	Highest general educational qualification B.L.	Asst. Clerk in the Government Mysore,at, Chinnathur
2354	F. T. Srinivasan	Do	..	E	21	B.S.S.C.	Farm Manager, General Agricultural Station, Chinnathur
2355	K. Srinivasan	Calcutta	..	E	21	Intermediate	Asst. Clerk in the Public Health, Public Health Station, Chinnathur.

SECOND CLASS.

132	Srinivasan	Madras	..	E	20	B.S.S.C.	Agricultural Extension, Chinnathur.
2356	S. Srinivasan	Madras	..	E	20	Do	Asst. Clerk, Agricultural Extension, Chinnathur.
2357	M. Srinivasan	Do	..	E	20	Do	Asst. Clerk, Agricultural Extension, Chinnathur.
2358	V. Srinivasan	Madras	..	E	20	Do	Asst. Clerk, Agricultural Extension, Chinnathur.
2359	S. Srinivasan	Madras	..	E	20	Do	Asst. Clerk, Agricultural Extension, Chinnathur.
2360	S. Srinivasan	Madras	..	E	20	Do	Asst. Clerk, Agricultural Extension, Chinnathur.
2361	S. Srinivasan	Madras	..	E	20	Do	Asst. Clerk, Agricultural Extension, Chinnathur.
2362	S. Srinivasan	Madras	..	E	20	Do	Asst. Clerk, Agricultural Extension, Chinnathur.
2363	S. Srinivasan	Madras	..	E	20	Do	Asst. Clerk, Agricultural Extension, Chinnathur.
2364	S. Srinivasan	Madras	..	E	20	Do	Asst. Clerk, Agricultural Extension, Chinnathur.

Rank and Seniority	Name of candidate	Place of qualification	Class of education	Age	Highest educational qualification	Description of office held
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THE ACCOUNT TEST FOR AGRICULTURAL OFFICERS—cont.

Special Class—cont.

Rank and Seniority	Name of candidate	Place of qualification	Class of education	Age	Highest educational qualification	Description of office held
1926	M. K. Sankar	Madras	B	45	Matriculation	Agricultural Demonstration, Majlis
1927	M. K. Sankar	Madras	B	45	B.A.	Do.
1928	S. S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1929	T. Chinnappa Pillai	Do.	B	45	Do.	Do.
1930	Thangai U. Mal	Do.	C	36	B.A.	Agricultural Demonstration, Madras
1931	T. G. Sankar	Colombo	B	45	B.A.	Deputy Manager, Agricultural College, Madras
1932	E. V. Sankar	Do.	B	45	Do.	Deputy Manager, Agricultural College, Madras
1933	F. K. Sankar	Do.	B	45	B.A.	Deputy Manager, Agricultural College, Madras
1934	F. Sankar	Do.	B	45	B.A.	Deputy Manager, Agricultural College, Madras
1935	K. Sankar	Do.	B	45	B.A.	Deputy Manager, Agricultural College, Madras
1936	M. Sankar	Do.	B	45	B.A.	Deputy Manager, Agricultural College, Madras
1937	E. Sankar	Do.	B	45	B.A.	Deputy Manager, Agricultural College, Madras
1938	A. Sankar	Do.	B	45	B.A.	Deputy Manager, Agricultural College, Madras
1939	J. Sankar	Do.	B	45	B.A.	Deputy Manager, Agricultural College, Madras
1940	J. Sankar	Do.	B	45	B.A.	Deputy Manager, Agricultural College, Madras
1941	K. Sankar	Do.	B	45	B.A.	Deputy Manager, Agricultural College, Madras
1942	M. Sankar	Do.	B	45	B.A.	Deputy Manager, Agricultural College, Madras
1943	E. Sankar	Do.	B	45	B.A.	Deputy Manager, Agricultural College, Madras
1944	A. Sankar	Do.	B	45	B.A.	Deputy Manager, Agricultural College, Madras
1945	J. Sankar	Do.	B	45	B.A.	Deputy Manager, Agricultural College, Madras
1946	J. Sankar	Do.	B	45	B.A.	Deputy Manager, Agricultural College, Madras

THE ACCOUNT TEST FOR SUBORDINATE OFFICERS OF THE JUDICIAL DEPARTMENT.

First Class.

Rank and Seniority	Name of candidate	Place of qualification	Class of education	Age	Highest educational qualification	Description of office held
1947	V. P. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1948	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1949	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1950	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1951	T. A. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1952	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1953	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1954	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1955	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1956	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1957	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1958	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1959	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1960	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1961	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1962	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1963	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1964	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1965	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1966	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1967	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1968	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1969	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1970	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras

Second Class.

Rank and Seniority	Name of candidate	Place of qualification	Class of education	Age	Highest educational qualification	Description of office held
1971	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1972	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1973	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1974	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1975	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1976	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1977	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1978	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1979	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1980	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1981	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1982	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1983	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1984	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1985	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1986	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1987	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1988	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1989	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1990	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1991	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1992	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1993	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1994	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1995	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1996	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1997	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1998	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
1999	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras
2000	S. Sankar	Madras	B	45	B.A.	Deputy District Officer, Madras

Subject number	Name of candidate.	Place of examination.	Age.	Highest general educational qualification.	Designation of office held.
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THE ACCOUNT BOOK FOR SUBORDINATE OFFICERS OF THE JUDICIAL DEPARTMENT—cont.

Source Classification

[illegible]

Rank or Grade	Name of candidate	Place of residence	Age	Height and weight	Education of office held
THE ACCOUNT TEST FOR SUBORDINATE OFFICERS OF THE JUDICIAL DEPARTMENT—cont.					
1290	T. G. Sanyasiraj Appal	Tanjore	40	5 40	De.
1291	A. Venkatesan Appal	Do.	40	5 40	De.
1292	T. Jayaram Appal	Do.	40	5 40	De.
1293	A. Krishnaswami Appal	Do.	40	5 40	De.
1294	T. Periaswami Appal	Do.	40	5 40	De.
1295	M. Ravi Appal	Do.	40	5 40	De.
1296	A. Krishnaswami Appal	Do.	40	5 40	De.
1297	S. Venkatesan	Do.	40	5 40	De.
1298	S. Venkatesan	Do.	40	5 40	De.
1299	S. Venkatesan	Do.	40	5 40	De.
1300	S. Venkatesan	Do.	40	5 40	De.
1301	S. Venkatesan	Do.	40	5 40	De.
1302	S. Venkatesan	Do.	40	5 40	De.
1303	S. Venkatesan	Do.	40	5 40	De.
1304	S. Venkatesan	Do.	40	5 40	De.
1305	S. Venkatesan	Do.	40	5 40	De.
1306	S. Venkatesan	Do.	40	5 40	De.
1307	S. Venkatesan	Do.	40	5 40	De.
1308	S. Venkatesan	Do.	40	5 40	De.
1309	S. Venkatesan	Do.	40	5 40	De.
1310	S. Venkatesan	Do.	40	5 40	De.
1311	S. Venkatesan	Do.	40	5 40	De.
1312	S. Venkatesan	Do.	40	5 40	De.
1313	S. Venkatesan	Do.	40	5 40	De.
1314	S. Venkatesan	Do.	40	5 40	De.
1315	S. Venkatesan	Do.	40	5 40	De.
1316	S. Venkatesan	Do.	40	5 40	De.
1317	S. Venkatesan	Do.	40	5 40	De.
1318	S. Venkatesan	Do.	40	5 40	De.
1319	S. Venkatesan	Do.	40	5 40	De.
1320	S. Venkatesan	Do.	40	5 40	De.
1321	S. Venkatesan	Do.	40	5 40	De.
1322	S. Venkatesan	Do.	40	5 40	De.
1323	S. Venkatesan	Do.	40	5 40	De.
1324	S. Venkatesan	Do.	40	5 40	De.
1325	S. Venkatesan	Do.	40	5 40	De.
1326	S. Venkatesan	Do.	40	5 40	De.
1327	S. Venkatesan	Do.	40	5 40	De.
1328	S. Venkatesan	Do.	40	5 40	De.
1329	S. Venkatesan	Do.	40	5 40	De.
1330	S. Venkatesan	Do.	40	5 40	De.
1331	S. Venkatesan	Do.	40	5 40	De.
1332	S. Venkatesan	Do.	40	5 40	De.
1333	S. Venkatesan	Do.	40	5 40	De.
1334	S. Venkatesan	Do.	40	5 40	De.
1335	S. Venkatesan	Do.	40	5 40	De.
1336	S. Venkatesan	Do.	40	5 40	De.
1337	S. Venkatesan	Do.	40	5 40	De.
1338	S. Venkatesan	Do.	40	5 40	De.
1339	S. Venkatesan	Do.	40	5 40	De.
1340	S. Venkatesan	Do.	40	5 40	De.
1341	S. Venkatesan	Do.	40	5 40	De.
1342	S. Venkatesan	Do.	40	5 40	De.
1343	S. Venkatesan	Do.	40	5 40	De.
1344	S. Venkatesan	Do.	40	5 40	De.
1345	S. Venkatesan	Do.	40	5 40	De.
1346	S. Venkatesan	Do.	40	5 40	De.
1347	S. Venkatesan	Do.	40	5 40	De.
1348	S. Venkatesan	Do.	40	5 40	De.
1349	S. Venkatesan	Do.	40	5 40	De.
1350	S. Venkatesan	Do.	40	5 40	De.

Rank, post, or service.	Name of candidate.	Time of examination.	Class or grade.	Age.	Highest period of professional qualifications.	Signature of officer in chief.
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THE ACCOUNT TEST FOR SUBORDINATE OFFICERS OF THE JUDICIAL DEPARTMENT—cont.
SECRET CLASS—cont.

[illegible]

Register number	Name of candidate.	Place of examination.	Class of examination.	Age.	Height general standard qualifications.	Designation of office held.
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THE ACCOUNT TEST FOR SUBORDINATE OFFICERS OF THE JUDICIAL DEPARTMENT—cont.

SECOND CLASS—cont.

1085	E. Geyalan Nayar	Calicut	H	36	Intermediate ..	Acting Translator, Assistant Session Court, Calicut.
1086	V. P. Suman Kumar	Do.	H	40	Matriculation.	Superintendent of Supplies, Sub-Court, Taluk.
1101	L. V. Appayudh Menon	Do.	H	37	Exempted ..	Clerk, District Munsif's Court, Palakkad.
1102	P. K. K. K. K.	Do.	H	41	S. S. L. C.	Do.
1103	V. G. G. G.	Do.	H	42	P. A.	Head Clerk, Teyyattur District Munsif's Court, Calicut.
1104	E. C. K. K.	Do.	H	30	S. S. L. C.	Clerk, Teyyattur District Munsif's Court, Calicut.
1105	K. K. K. K.	Do.	H	33	Do.	Clerk, District Munsif's Court, Palakkad.
1106	K. K. K. K.	Do.	H	40	Matriculation.	Head Clerk, District Munsif's Court, Palakkad.
1111	F. A. A. A.	Do.	H	34	S. S. L. C.	With experience.
1112	T. K. K. K.	Do.	H	35	Do.	Clerk, District Court, Calicut.
1113	B. K. K. K.	Madras	C	36	Intermediate ..	Clerk, District Court, Madras.
1114	A. K. K. K.	Do.	F	35	S. S. L. C.	Typist and shorthand writer, Sub-Court, Madras.
1115	N. K. K. K.	Do.	H	36	P. A.	Clerk, District Court, Madras.
1116	N. K. K. K.	Do.	H	37	P. A.	Head Clerk, Sub-Court, Madras.
1117	T. K. K. K.	Do.	H	38	Matriculation.	Clerk, District Munsif's Court, Coimbatore.
1118	A. K. K. K.	Do.	H	39	P. A.	Clerk, District Munsif's Court, Coimbatore.
1119	U. K. K. K.	Do.	H	40	Matriculation.	Head Clerk, District Munsif's Court, Coimbatore.
1120	N. K. K. K.	Do.	H	35	P. A.	Acting Clerk, District Court, Madras.
1121	V. K. K. K.	Do.	H	36	S. S. L. C.	Clerk, District Munsif's Court, Udipi.
1122	A. K. K. K.	Do.	H	37	Do.	Clerk, Sub-Court, Madras.
1123	S. K. K. K.	Madras	H	40	Do.	Clerk, District Munsif's Court, Trichinopoly.
1124	E. K. K. K.	Do.	H	38	Matriculation.	Typist, Madras, District Munsif's Court, Coimbatore.
1125	T. K. K. K.	Do.	H	39	S. S. L. C.	Clerk, Public Prosecutor's Office, Madras.
1126	S. K. K. K.	Do.	H	30	Do.	Acting Clerk, City Court, Madras.
1127	P. K. K. K.	Do.	H	31	Exempted ..	Acting Typist, District Munsif's Court, Do.

ACCOUNT TEST (SUPPLEMENTAL).

SECOND CLASS.

121	Parakkal P. K.	Vizagapatnam	H	39	Exempted ..	Acting Head Clerk, Taluk Office, Koppal.
122	T. K. K. K.	Do.	H	35	S. S. L. C.	Assistant, Collector's Office, Vizagapatnam.

LIST OF FAILURES.

[Note.—Candidates who were absent from part of the examination were reported as having failed in the subject or subjects from which they absented themselves.]

THE CIVIL JUDICIAL TEST.

The Civil Procedure Code, the Limitation Act and the Rules of Practice (Civil)			The Stamp Act, the Court Fees Act and the Rules of Collection		
The Transfer of Property Act and the Specific Relief Act			Deficiency of total marks		
50	50	50	50	50	50
Register number and subjects failed in.	Register number and subjects failed in.	Register number and subjects failed in.	Register number and subjects failed in.	Register number and subjects failed in.	Register number and subjects failed in.
128 a	128 b	128 c	128 d	128 e	128 f
129 a	129 b	129 c	129 d	129 e	129 f
130 a	130 b	130 c	130 d	130 e	130 f
131 a	131 b	131 c	131 d	131 e	131 f
132 a	132 b	132 c	132 d	132 e	132 f
133 a	133 b	133 c	133 d	133 e	133 f
134 a	134 b	134 c	134 d	134 e	134 f
135 a	135 b	135 c	135 d	135 e	135 f
136 a	136 b	136 c	136 d	136 e	136 f
137 a	137 b	137 c	137 d	137 e	137 f
138 a	138 b	138 c	138 d	138 e	138 f
139 a	139 b	139 c	139 d	139 e	139 f
140 a	140 b	140 c	140 d	140 e	140 f
141 a	141 b	141 c	141 d	141 e	141 f
142 a	142 b	142 c	142 d	142 e	142 f
143 a	143 b	143 c	143 d	143 e	143 f
144 a	144 b	144 c	144 d	144 e	144 f
145 a	145 b	145 c	145 d	145 e	145 f
146 a	146 b	146 c	146 d	146 e	146 f
147 a	147 b	147 c	147 d	147 e	147 f
148 a	148 b	148 c	148 d	148 e	148 f
149 a	149 b	149 c	149 d	149 e	149 f
150 a	150 b	150 c	150 d	150 e	150 f
151 a	151 b	151 c	151 d	151 e	151 f
152 a	152 b	152 c	152 d	152 e	152 f
153 a	153 b	153 c	153 d	153 e	153 f
154 a	154 b	154 c	154 d	154 e	154 f
155 a	155 b	155 c	155 d	155 e	155 f
156 a	156 b	156 c	156 d	156 e	156 f
157 a	157 b	157 c	157 d	157 e	157 f
158 a	158 b	158 c	158 d	158 e	158 f
159 a	159 b	159 c	159 d	159 e	159 f
160 a	160 b	160 c	160 d	160 e	160 f
161 a	161 b	161 c	161 d	161 e	161 f
162 a	162 b	162 c	162 d	162 e	162 f
163 a	163 b	163 c	163 d	163 e	163 f
164 a	164 b	164 c	164 d	164 e	164 f
165 a	165 b	165 c	165 d	165 e	165 f
166 a	166 b	166 c	166 d	166 e	166 f
167 a	167 b	167 c	167 d	167 e	167 f
168 a	168 b	168 c	168 d	168 e	168 f
169 a	169 b	169 c	169 d	169 e	169 f
170 a	170 b	170 c	170 d	170 e	170 f
171 a	171 b	171 c	171 d	171 e	171 f
172 a	172 b	172 c	172 d	172 e	172 f
173 a	173 b	173 c	173 d	173 e	173 f
174 a	174 b	174 c	174 d	174 e	174 f
175 a	175 b	175 c	175 d	175 e	175 f
176 a	176 b	176 c	176 d	176 e	176 f
177 a	177 b	177 c	177 d	177 e	177 f
178 a	178 b	178 c	178 d	178 e	178 f
179 a	179 b	179 c	179 d	179 e	179 f
180 a	180 b	180 c	180 d	180 e	180 f
181 a	181 b	181 c	181 d	181 e	181 f
182 a	182 b	182 c	182 d	182 e	182 f
183 a	183 b	183 c	183 d	183 e	183 f
184 a	184 b	184 c	184 d	184 e	184 f
185 a	185 b	185 c	185 d	185 e	185 f
186 a	186 b	186 c	186 d	186 e	186 f
187 a	187 b	187 c	187 d	187 e	187 f
188 a	188 b	188 c	188 d	188 e	188 f
189 a	189 b	189 c	189 d	189 e	189 f
190 a	190 b	190 c	190 d	190 e	190 f
191 a	191 b	191 c	191 d	191 e	191 f
192 a	192 b	192 c	192 d	192 e	192 f
193 a	193 b	193 c	193 d	193 e	193 f
194 a	194 b	194 c	194 d	194 e	194 f
195 a	195 b	195 c	195 d	195 e	195 f
196 a	196 b	196 c	196 d	196 e	196 f
197 a	197 b	197 c	197 d	197 e	197 f
198 a	198 b	198 c	198 d	198 e	198 f
199 a	199 b	199 c	199 d	199 e	199 f
200 a	200 b	200 c	200 d	200 e	200 f

THE CRIMINAL JUDICIAL TEST.

The Deficit (Excess) of ...	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
The Income From ...	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
The Total of ...	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100

[illegible]

THE HEVENLY TEST.

Revenue Sale and Regulations	a	The Stamp, District Office and Khann Khawda	b
Boarding Order of the Board of Revenue	b	Deficiency of total assets	c
Revenue of Village and Town Areas and the District	c					
Revenue	d					

Register number and multiples listed in.	Register number and multiples listed in.	Register number and multiples listed in.	Register number and multiples listed in.	Register number and multiples listed in.	Register number and multiples listed in.
20 b	661 b d	707 a	1005 a d	1050 b	1090 a
21 a	678 b	1078 b	1009 b	1091 b d	1091 a b d
22 b	647 b b	601 a b d	1010 a b d	1011 b	1048 a b d
23 a	648 b	600 b c	1070 b d	1090 b d	1090 a
24 b	610 a b	702 a b d	1008 a b d	1090 b d	1090 b
25 b	612 a	820 b	990 a	1022 a b	1090 a
26 d	527 b	816 b	1026 a	1028 a	1090 a
27 a	600 a b	600 a b d	1027 a	1047 a	1041 d
28 a b d	600 a c	601 a b d	1030 a d	1049 b	1041 b
29 a d	602 b	610 b d	1031 a b d	1050 a	1041 b
30 a	603 a b d	601 b	1036 b d	1061 b d	1090 a
31 b	604 b	602 b	1017 a d	1061 b	1042 b d
32 b d	601 a b	603 b	1027 b	1048 a b	1051 d
33 a	602 b	607 a	1078 b	1050 a b d	1041 b
34 a	601 a	602 a b d	1080 a	1060 a	1050 a b
35 a b d	601 a	670 a	1080 b d	1056 b d	1050 a
36 a	607 a	612 b	1103 a	1104 a	1050 a
37 a	607 b	608 a b d	1040 a	1051 b	1050 a
38 a b d	607 a b d	670 b d	1041 a b	1052 a	1050 a
39 a	608 a b d	670 b	1042 a	1052 a b	1050 a
40 a	609 a	671 a	1043 a	1053 a b	1050 a
41 a	610 a	672 a	1044 a	1054 a b	1050 a
42 a	611 a	673 a b	1045 a	1055 a b d	1050 a
43 a	612 a	674 a	1046 a	1056 a b	1050 a
44 a	613 a	675 a	1047 a	1057 a	1050 a
45 a	614 a	676 a	1048 a	1058 a	1050 a
46 a	615 a	677 a	1049 a	1059 a	1050 a
47 a	616 a	678 a	1050 a	1060 a	1050 a
48 a	617 a	679 a	1051 a	1061 a	1050 a
49 a	618 a	680 a	1052 a	1062 a	1050 a
50 a	619 a	681 a	1053 a	1063 a	1050 a
51 a	620 a	682 a	1054 a	1064 a	1050 a
52 a	621 a	683 a	1055 a	1065 a	1050 a
53 a	622 a	684 a	1056 a	1066 a	1050 a
54 a	623 a	685 a	1057 a	1067 a	1050 a
55 a	624 a	686 a	1058 a	1068 a	1050 a
56 a	625 a	687 a	1059 a	1069 a	1050 a
57 a	626 a	688 a	1060 a	1070 a	1050 a
58 a	627 a	689 a	1061 a	1071 a	1050 a
59 a	628 a	690 a	1062 a	1072 a	1050 a
60 a	629 a	691 a	1063 a	1073 a	1050 a
61 a	630 a	692 a	1064 a	1074 a	1050 a
62 a	631 a	693 a	1065 a	1075 a	1050 a
63 a	632 a	694 a	1066 a	1076 a	1050 a
64 a	633 a	695 a	1067 a	1077 a	1050 a
65 a	634 a	696 a	1068 a	1078 a	1050 a
66 a	635 a	697 a	1069 a	1079 a	1050 a
67 a	636 a	698 a	1070 a	1080 a	1050 a
68 a	637 a	699 a	1071 a	1081 a	1050 a
69 a	638 a	700 a	1072 a	1082 a	1050 a
70 a	639 a	701 a	1073 a	1083 a	1050 a
71 a	640 a	702 a	1074 a	1084 a	1050 a
72 a	641 a	703 a	1075 a	1085 a	1050 a
73 a	642 a	704 a	1076 a	1086 a	1050 a
74 a	643 a	705 a	1077 a	1087 a	1050 a
75 a	644 a	706 a	1078 a	1088 a	1050 a
76 a	645 a	707 a	1079 a	1089 a	1050 a
77 a	646 a	708 a	1080 a	1090 a	1050 a
78 a	647 a	709 a	1081 a	1091 a	1050 a
79 a	648 a	710 a	1082 a	1092 a	1050 a
80 a	649 a	711 a	1083 a	1093 a	1050 a
81 a	650 a	712 a	1084 a	1094 a	1050 a
82 a	651 a	713 a	1085 a	1095 a	1050 a
83 a	652 a	714 a	1086 a	1096 a	1050 a
84 a	653 a	715 a	1087 a	1097 a	1050 a
85 a	654 a	716 a	1088 a	1098 a	1050 a
86 a	655 a	717 a	1089 a	1099 a	1050 a
87 a	656 a	718 a	1090 a	1100 a	1050 a
88 a	657 a	719 a	1091 a	1101 a	1050 a
89 a	658 a	720 a	1092 a	1102 a	1050 a
90 a	659 a	721 a	1093 a	1103 a	1050 a
91 a	660 a	722 a	1094 a	1104 a	1050 a
92 a	661 a	723 a	1095 a	1105 a	1050 a
93 a	662 a	724 a	1096 a	1106 a	1050 a
94 a	663 a	725 a	1097 a	1107 a	1050 a
95 a	664 a	726 a	1098 a	1108 a	1050 a
96 a	665 a	727 a	1099 a	1109 a	1050 a
97 a	666 a	728 a	1100 a	1110 a	1050 a
98 a	667 a	729 a	1101 a	1111 a	1050 a
99 a	668 a	730 a	1102 a	1112 a	1050 a
100 a	669 a	731 a	1103 a	1113 a	1050 a
101 a	670 a	732 a	1104 a	1114 a	1050 a
102 a	671 a	733 a	1105 a	1115 a	1050 a
103 a	672 a	734 a	1106 a	1116 a	1050 a
104 a	673 a	735 a	1107 a	1117 a	1050 a
105 a	674 a	736 a	1108 a	1118 a	1050 a
106 a	675 a	737 a	1109 a	1119 a	1050 a
107 a	676 a	738 a	1110 a	1120 a	1050 a
108 a	677 a	739 a	1111 a	1121 a	1050 a
109 a	678 a	740 a	1112 a	1122 a	1050 a
110 a	679 a	741 a	1113 a	1123 a	1050 a
111 a	680 a	742 a	1114 a	1124 a	1050 a
112 a	681 a	743 a	1115 a	1125 a	1050 a
113 a	682 a	744 a	1116 a	1126 a	1050 a
114 a	683 a	745 a	1117 a	1127 a	1050 a
115 a	684 a	746 a	1118 a	1128 a	1050 a
116 a	685 a	747 a	1119 a	1129 a	1050 a
117 a	686 a	748 a	1120 a	1130 a	1050 a
118 a	687 a	749 a	1121 a	1131 a	1050 a
119 a	688 a	750 a	1122 a	1132 a	1050 a
120 a	689 a	751 a	1123 a	1133 a	1050 a
121 a	690 a	752 a	1124 a	1134 a	1050 a
122 a	691 a	753 a	1125 a	1135 a	1050 a
123 a	692 a	754 a	1126 a	1136 a	1050 a
124 a	693 a	755 a	1127 a	1137 a	1050 a
125 a	694 a	756 a	1128 a	1138 a	1050 a
126 a	695 a	757 a	1129 a	1139 a	1050 a
127 a	696 a	758 a	1130 a	1140 a	1050 a
128 a	697 a	759 a	1131 a	1141 a	1050 a
129 a	698 a	760 a	1132 a	1142 a	1050 a
130 a	699 a	761 a	1133 a	1143 a	1050 a
131 a	700 a	762 a	1134 a	1144 a	1050 a
132 a	701 a	763 a	1135 a	1145 a	1050 a
133 a	702 a	764 a	1136 a	1146 a	1050 a
134 a	703 a	765 a	1137 a	1147 a	1050 a
135 a	704 a	766 a	1138 a	1148 a	1050 a
136 a	705 a	767 a	1139 a	1149 a	1050 a
137 a	706 a	768 a	1140 a	1150 a	1050 a
138 a	707 a	769 a	1141 a	1151 a	1050 a
139 a	708 a	770 a	1142 a	1152 a	1050 a
140 a	709 a	771 a	1143 a	1153 a	1050 a
141 a	710 a	772 a	1144 a	1154 a	1050 a
142 a	711 a	773 a	1145 a	1155 a	1050 a
143 a	712 a	774 a	1146 a	1156 a	1050 a
144 a	713 a	775 a	1147 a	1157 a	1050 a
145 a	714 a	776 a	1148 a	1158 a	1050 a
146 a	715 a	777 a	1149 a	1159 a	1050 a
147 a	716 a	778 a	1150 a	1160 a	1050 a
148 a	717 a	779 a	1151 a	1161 a	1050 a
149 a	718 a	780 a	1152 a	1162 a	1050 a
150 a	719 a	781 a	1153 a	1163 a	1050 a
151 a	720 a	782 a	1154 a	1164 a	1050 a
152 a	721 a	783 a	1155 a	1165 a	1050 a
153 a	722 a	784 a	1156 a	1166 a	1050 a
154 a	723 a	785 a	1157 a	1167 a	1050 a
155 a	724 a	786 a	1158 a	1168 a	1050 a
156 a	725 a	787 a	1159 a	1169 a	1050 a
157 a	726 a	788 a	1160 a	1170 a	1050 a
158 a	727 a	789 a	1161 a	1171 a	1050 a
159 a	728 a	790 a	1162 a	1172 a	1050 a
160 a	729 a	791 a	1163 a	1173 a	1050 a
161 a	730 a	792 a	1164 a	1174 a	1050 a
162 a	731 a	793 a	1165 a	1175 a	1050 a
163 a	732 a	794 a	1166 a	1176 a	1050 a
164 a	733 a	795 a	1167 a	1177 a	1050 a
165 a	734 a	796 a	1168 a	1178 a	1050 a
166 a	735 a	797 a	1169 a	1179 a	1050 a
167 a	736 a	798 a	1170 a	1180 a	1050 a
168 a	737 a	799 a	1171 a	1181 a	1050 a
169 a	738 a	800 a	1172 a	1182 a	1050 a
170 a	739 a	801 a	1173 a	1183 a	1050 a
171 a	740 a	802 a	1174 a	1184 a	1050 a
172 a	741 a	803 a	1175 a	1185 a	1050 a
173 a	742 a	804 a	1176 a	1186 a	1050 a
174 a	743 a	805 a	1177 a	1187 a	1050 a
175 a	744 a	806 a	1178 a	1188 a	1050 a
176 a	745 a	807 a	1179 a	1189 a	1050 a
177 a	746 a	808 a	1180 a	1190 a	1050 a
178 a	747 a	809 a	1181 a	1191 a	1050 a
179 a	748 a	810 a	1182 a	1192 a	1050 a
180 a	749 a	811 a	1183 a	1193 a	1050 a
181 a	750 a	812 a	1184 a	1194 a	1050 a
182 a	751 a	813 a	1185 a	1195 a	1050 a
183 a	752 a	814 a	1186 a	1196 a	1050 a
184 a	753 a	815 a	1187 a	1197 a	1050 a
185 a	754 a	816 a	1188 a	1198 a	1050 a
186 a	755 a	817 a	1189 a	1199 a	1050 a
187 a	756 a	818 a	1190 a	1200 a	1050 a
188 a	757 a	819 a	1191 a	1201 a	1050 a
189 a	758 a	820 a	1192 a	1202 a	1050 a
190 a	759 a	821 a	1193 a	1203 a	1050 a
191 a	760 a	822 a	1194 a	1204 a	1050 a
192 a	761 a	823 a	1195 a	1205 a	1050 a
193 a	762 a	824 a	1196 a	1206 a	1050 a
194 a	763 a	825 a	1197 a	1207 a	1050 a
195 a	764 a	826 a	1198 a	1208 a	1050 a
196 a	765 a	827 a	1199 a	1209 a	1050 a
197 a	766 a	828 a	1200 a	1210 a	1050 a
198 a	767 a	829 a	1201 a	1211 a	1050 a
199 a	768 a	830 a	1202 a	1212 a	1050 a
200 a	769 a	831 a	1203 a	1213 a	1050 a
201 a	770 a	832 a	1204 a	1214 a	1050 a
202 a	771 a	833 a	1205 a	1215 a	1050 a
203 a	772 a	834 a	1206 a	1216 a	1050 a
204 a	773 a	835 a	1207 a	1217 a	1050 a
205 a	774 a	836 a	1208 a	1218 a	1050 a
206 a	775 a	837 a	1209 a	1219 a	1050 a
207 a	776 a	838 a	1210 a	1220 a	1050 a
208 a	777 a	839 a	1211 a	1221 a	1050 a
209 a	778 a	840 a	1212 a	1222 a	1050 a
210 a	779 a	841 a	1213 a	1223 a	1050 a
211 a	780 a	842 a	1214 a	1224 a	1050 a
212 a	781 a	843 a	1215 a	1225 a	1050 a
213 a	782 a	844 a	1216 a	1226 a	1050 a
214 a	783 a	845 a	1217 a	1227 a	1050 a
215 a	784 a	846 a	1218 a	1228 a	1050 a
216 a	785 a	847 a	1219 a	1229 a	1050 a
217 a	786 a	848 a	1220 a	1230 a	1050 a
218 a	787 a	849 a	1221 a	1231 a	1050 a
219 a	788 a	850 a	1222 a	1232 a	1050 a
220 a	789 a	851 a	1223 a	1233 a	1050 a
221 a	790 a	852 a	1224 a	12	

Teacher's certificate number, name of candidate, institution in which trained and year of passing T & L.C. examination.

RECEPTEARY LOWER GRADE—cont.

Second Class—cont.

- 1037 M. Subbaya, Government Training School, Annamalai, 1935.
- 1038 Syed Ali, Islamic Government Training School, Solapur, 1937.
- 1039 J. Sankaranarayanan, Government Training School, Annamalai, 1935.
- 1040 R. Sanga, Islamic Government Training School, Annamalai, 1937.
- 1041 A. Chakravartya, Government Training School, Annamalai, 1935.
- 1042 P. Sankaranarayanan, Government Training School, Pondicherry, 1935.
- 1043 K. Venkateswara, Government Training School, Pondicherry and Annamalai, 1935.
- 1044 A. Annadurai, Government Training School, Annamalai, 1937.
- 1045 K. Sankaranarayanan, Government Training School, Annamalai, 1937.
- 1046 M. Sankaranarayanan, Government Training School, Annamalai, 1937.
- 1047 J. J. Sankaranarayanan, Government Training School, Annamalai, 1937.
- 1048 J. T. Sankaranarayanan, Government Training School, Annamalai, 1937.
- 1049 S. Sankaranarayanan, Government Training School, Annamalai, 1937.
- 1050 K. Venkateswara, Government Training School, Pondicherry and Annamalai, 1935.
- 1051 P. Jaya, Islamic Government Training School, Pondicherry and Annamalai, 1937.
- 1052 K. Rama, Islamic Government Training School, Annamalai, 1937.
- 1053 T. N. Sankaranarayanan, Government Training School, Solapur, 1937.
- 1054 K. Sankaranarayanan, Government Training School, Annamalai and Pondicherry, 1937.
- 1055 G. Sankaranarayanan, Government Training School, Annamalai, 1937.
- 1056 M. Sankaranarayanan, Government Training School, Annamalai, 1937.
- 1057 S. Sankaranarayanan, Government Training School, Annamalai, 1937.
- 1058 S. Sankaranarayanan, Government Training School, Annamalai, 1937.
- 1059 K. Sankaranarayanan, Government Training School, Annamalai, 1937.
- 1060 J. Sankaranarayanan, Government Training School, Pondicherry, 1937.
- 1061 K. Sankaranarayanan, Government Training School, Pondicherry, 1937.
- 1062 K. Sankaranarayanan, Government Training School, Pondicherry, 1937.
- 1063 K. Sankaranarayanan, Government Training School, Pondicherry, 1937.
- 1064 K. Sankaranarayanan, Government Training School, Pondicherry, 1937.
- 1065 K. Sankaranarayanan, Government Training School, Pondicherry, 1937.
- 1066 K. Sankaranarayanan, Government Training School, Pondicherry, 1937.
- 1067 K. Sankaranarayanan, Government Training School, Pondicherry, 1937.
- 1068 K. Sankaranarayanan, Government Training School, Pondicherry, 1937.
- 1069 K. Sankaranarayanan, Government Training School, Pondicherry, 1937.
- 1070 K. Sankaranarayanan, Government Training School, Pondicherry, 1937.

Teacher's certificate number, name of candidate, institution in which trained and year of passing T & L.C. examination.

RECEPTEARY LOWER GRADE—cont.

Second Class—cont.

- 1071 C. Sankaranarayanan, Government Training School, Annamalai, 1935.
- 1072 K. Sankaranarayanan, Islamic Government Training School, Annamalai, 1935.
- 1073 A. Sankaranarayanan, Government Training School, Annamalai, 1937.
- 1074 S. Sankaranarayanan, Government Training School, Annamalai, 1937.
- 1075 P. Sankaranarayanan, Government Training School, Annamalai, 1937.
- 1076 M. Sankaranarayanan, Government Training School, Annamalai, 1937.
- 1077 S. Sankaranarayanan, Government Training School, Annamalai, 1937.
- 1078 Syed Ali, Islamic Government Training School, Annamalai, 1937.
- 1079 M. Sankaranarayanan, Government Training School, Annamalai, 1937.

MUHAMMAD ABDUS SALAM,
District Education Officer.

Annamalai, 16th February 1939.

LIST OF PROBATIONARY TEACHERS' CERTIFICATES COMPLETED DURING THE YEAR 1939 BY THE INSPECTORS OF SENIOR SCHOOLS, FIFTH CIRCLE, CALCUTTA.

Teacher's certificate number, name of candidate, institution in which trained and year of passing T & L.C. examination.

(20) = Male.

SECONDARY GRADE.

Second Class.

- 209-21 Green Valley, Government Secondary and Training School for Women, Calcutta, 1935.
- 210-21 Green V. Women, Government Secondary and Training School for Women, Calcutta, 1937.
- 211-21 C. Karimnagar, Government Secondary and Training School for Women, Calcutta, 1937.
- 212-21 T. Sankaranarayanan, K.W. Training School, Triplicane, 1935.
- 213-21 D. Sankaranarayanan, Government Secondary and Training School for Women, Calcutta, 1935.
- 214-21 M. Sankaranarayanan, Government Secondary and Training School for Women, Calcutta, 1935.

KLEMENTARY HIGHER GRADE.

Second Class.

- 215-21 H. C. Anand, Government Training School for Women, Calcutta, 1937.
- 216-21 M. Sankaranarayanan, Gov. A.S. Training School for Women, Calcutta, 1937.
- 217-21 Y. Sankaranarayanan, M. S. N. S. Training School, Netaji, 1937.
- 218-21 Sankaranarayanan, Government Secondary and Training School for Women, Calcutta, 1937.
- 219-21 K. Sankaranarayanan, Government Secondary and Training School for Women, Calcutta, 1937.
- 220-21 M. Sankaranarayanan, Government Training School for Women, Calcutta, 1937.
- 221-21 D. Sankaranarayanan, Government Training School for Women, Calcutta, 1937.
- 222-21 W. K. Sankaranarayanan, Gov. A.S. Training School, Netaji, 1937.
- 223-21 P. Sankaranarayanan, Government Training School for Women, Calcutta, 1937.
- 224-21 S. Sankaranarayanan, Government Secondary and Training School for Women, Calcutta, 1937.
- 225-21 Sankaranarayanan, Government Secondary and Training School for Women, Calcutta, 1937.
- 226-21 Sankaranarayanan, Government Secondary and Training School for Women, Calcutta, 1937.
- 227-21 Sankaranarayanan, Government Secondary and Training School for Women, Calcutta, 1937.
- 228-21 Sankaranarayanan, Government Secondary and Training School for Women, Calcutta, 1937.
- 229-21 Sankaranarayanan, Government Secondary and Training School for Women, Calcutta, 1937.
- 230-21 Sankaranarayanan, Government Secondary and Training School for Women, Calcutta, 1937.

FOREST.

Leave—Mr. H. S. M. Law, District Forest Officer, Madras, is granted leave on average pay for the period of his absence from 15th to 24th October 1930.

H. D. KICHUMBO,
Chief Conservator of Forests.

Madras, 16th February 1930.

MEDICAL.

Twelve—MR. B. P. K. KODDY AVARIGAL, B.A., M.B.B.S., M.R.C.P. (Ed.), Civil Assistant Surgeon, is seconded from here, is posted as Assistant to Professor of Anatomy, Medical College, Madras, vice M.B.B.S. A. Annamalaiyya Ayyar Avarigal, B.A., M.B.B.S.

M.B.B.S. A. Annamalaiyya Ayyar Avarigal, B.A., M.B.B.S., acting Assistant to Professor of Anatomy, Medical College, Madras, on relief to revert as Senior Demonstrator in Anatomy, Medical College, Madras (Order appointment), vice M.B.B.S. T. V. Mathew Avarigal, B.A., M.B.B.S.

! Captain J. H. Sullivan, I.M.D., Military Assistant Surgeon, on return from leave, is placed at the disposal of the President, District Board, Salem, vice Mr. A. S. G. Bentley, I.M.D., First-class Military Assistant Surgeon, transferred.

Mr. A. M. C. Bentley, I.M.D., First-class Military Assistant Surgeon, on relief at Local Field Hospital, Yercaud, Salem division, is posted to the Government House Dispensary, Madras, vice Mr. D. H. J. Nicholas, I.M.D., First-class Military Assistant Surgeon, transferred.

(By order)

P. E. WARRIER,

Acting Principal Assistant to the Surgeon-General.

Madras, 16th February 1930.

GENERAL NOTIFICATIONS.

IMPERIAL LIBRARY.

SECRETARIAT BUILDINGS, 2, RAJAGHATTA EAST, CALCUTTA.

Open as—
Week-days and Saturdays, from 10 a.m. to 7 p.m.
Sundays and holidays, from 2 p.m. to 5 p.m.

The Imperial Library is also a Lending Library. It is free to all except children. There is no subscription fee.

R. H. ABADULLAH,
Officiating Librarian.

CHENNAI PUBLIC LIBRARY.

GOVERNMENT MUSEUM BUILDINGS, CHENNAI, MADRAS.

Open on all days in the week except Friday. Open on March 7 a.m. to 4-35 p.m. and April to September 9 a.m. to 4 p.m.

Closed on the first Sunday of every month at 11 a.m. on account of Good Friday in the evening.

Contributions of books in free to any person of 17 or more years of age. Books can also be borrowed by approved residents of Madras City and its vicinity. Applications for permission to borrow, must be made by the applicant personally at the library. A deposit of Rs. 25 will be required from each borrower.

No direct loans can be made to students in the university, but the Government Public Library may apply to Government for sanction to lend a national library of sufficient standing.

F. H. GRAYSON,
Principal Librarian.

NOTIFICATIONS.

The Registrar of Co-operative Societies, Madras, has, under section 39 (1) of the Co-operative Societies Act II of 1927 (India), cancelled the registration of the undermentioned societies, and has appointed the officers noted against each to be liquidators under section 42 (3) of the same Act. The order will take effect on the expiry of two months from the date mentioned above each—

15th February 1930.

Vardendragam Co-operative Society No. 2, 199 in the Khammam taluk of the Trichinopoly district—Sub-Deputy Registrar of Co-operative Societies, Trichinopoly.

15th February 1930.

Thangudi Co-operative Society No. 2422 in the Khammam taluk of the Annamalai district—Sub-Deputy Registrar of Co-operative Societies, Annamalai.

Kallakudi Agricultural Demonstration Co-operative Society No. 2, 2463 in the Kallakudi taluk of the Coimbatore District—Deputy Registrar, Coimbatore.

15th February 1930.

Happanashan Peethana Co-operative Society in the Attar taluk of the Salem District—Sub-Deputy Registrar of Co-operative Societies, Salem.

Poorey Co-operative Society No. 6202 in the Walajah taluk of the North Arcot District—Sub-Deputy Registrar of Co-operative Societies, Taluk.

The Registrar of Co-operative Societies, Madras, has, under section 40 of the Co-operative Societies Act II of 1927 (India), cancelled the registration of the undermentioned societies, and has appointed the officers noted against each to be liquidators under section 42 (3) of the same Act. The order will take effect from the date mentioned above each—

15th February 1930.

Ediluvu Gram Bank Limited, No. 1, 190 in the Pottur taluk of the South Arcot District—Sub-Deputy Registrar, Mangalore.

15th February 1930.

Mindaluvu Co-operative Society No. 1458 in the Perambalur taluk of the Madurai District—Sub-Deputy Registrar, Madurai.

In implementation of Registrar's order mentioned in his Proceedings No. 2, 616-26, dated 1st February 1928, published at page 274 of Part II of the Fort St. George Gazette, dated 15th February 1928, appointing the Deputy Registrar of Co-operative Societies, Madras, liquidator of the Valamangalam Co-operative Society No. 9018 in the Villupuram taluk of the South Arcot District, the Registrar hereby appoints the Deputy Registrar of Co-operative Societies, Cuddalore, liquidator of the above society.

D. N. SREATHIN,
Registrar of Co-operative Societies.

Madras, 16th February 1930.

PUBLIC HEALTH DEPARTMENT.

Vital Statistics of the Municipal Towns of the Madras Presidency for the week ending 26th January 1920

District.	Serial number.	Municipal towns.	Population whose marriages registered in the Census of 1911.			Deaths.		Deaths.												Total.																																																																																																																																																																																																																																																																																																																																																																																																																																						
			Males.	Females.	Total.	Deaths registered according to the Census of 1911.	Deaths registered according to the Census of 1911.	Cholera.	Dysentery.	Typhoid.	Typhus.	Scarlet fever.	Measles.	Whooping cough.	Smallpox.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.	Other.

* Return not received.

[Continued on next page.]

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PART III, GENERAL GAZETTE

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Final Statement of the Municipal Taxes of the Madras Presidency for the week ending 26th January 1900-1901.

District.	Municipal Area.	Population (within Municipal Area) according to the Census of 1901.			Income.		Disbursements.														Totals.			
		Males.	Females.	Total.	Capital and other taxes.	Land taxes.	Grants.	Sewerage.	Water supply.	Public works.	Police.	Fire.	Sanitation.	Education.	Public health.	Miscellaneous.	Totals.							
																	Males.	Females.	Total.					
Barnard	43	18,497	15,758	34,255	86	1	1	11	7	7	34	
	44	18,784	15,028	33,812	90	11	10	9	12	
	45	7,277	7,380	14,657	8	2	5	3	5	
	46	8,797	7,225	16,022	10	4	4	4	8
Tamil Nadu	47	20,545	17,238	37,783	40	1	1	36	28	21	49	
	48	22,246	14,587	36,833	
	49	22,751	15,241	37,992	40	1	22	22	22	
	50	24,669	15,371	40,040	14	20	18	29	58
North Arcot	51	11,351	11,082	22,433	20	11	15	15	36	
	52	10,847	11,086	21,933	17	1	12	7	9	19	
	53	10,837	10,837	21,674	21	4	9	5	14
	54	7,892	8,289	16,181	10	4	7	5	12
Chittoor	55	8,980	8,980	17,960	8	8	8	8	16
	56	8,980	8,980	17,960	10	8	8	8	16
	57	8,981	8,981	17,962	10	8	8	8	16
	58	20,418	22,326	42,744	110	6	47	40	50	87
Cuddalore	59	22,617	22,617	45,234	86	25	24	24	49
	60	11,851	12,480	24,331	8	8	8	8	16
	61	7,008	6,881	13,889	17	10	6	5	15
	62	6,881	6,881	13,762	12	1	5	3	8
Kannur	63	8,449	8,449	16,898	7	2	2	2	4
	64	8,449	8,449	16,898	10	1	2	2	2	4
	65	27,808	27,808	55,616	82	1	21	16	17	37
	66	8,449	8,449	16,898	18	1	1	1	2
Kanyakumari	67	8,449	8,449	16,898	18	1	1	1	2
	68	8,449	8,449	16,898	18	1	1	1	2
	69	8,449	8,449	16,898	18	1	1	1	2
	70	8,449	8,449	16,898	18	1	1	1	2
Kanyakumari	71	8,449	8,449	16,898	18	1	1	1	2
	72	8,449	8,449	16,898	18	1	1	1	2
	73	8,449	8,449	16,898	18	1	1	1	2
	74	8,449	8,449	16,898	18	1	1	1	2
Kanyakumari	75	8,449	8,449	16,898	18	1	1	1	2
	76	8,449	8,449	16,898	18	1	1	1	2
	77	8,449	8,449	16,898	18	1	1	1	2
	78	8,449	8,449	16,898	18	1	1	1	2
Kanyakumari	79	8,449	8,449	16,898	18	1	1	1	2
	80	8,449	8,449	16,898	18	1	1	1	2
	81	8,449	8,449	16,898	18	1	1	1	2
	82	8,449	8,449	16,898	18	1	1	1	2
Total		1,458,408	1,404,821	2,863,229	5,418	71	28	40	9	214	216	227	86	31	1,084	1,027	1,077	1,084	1,027	1,077	1,084	1,027	1,077	

* Income not assessed

Abstract returns of attacks and deaths from epidemic diseases in the Presidency of Madras during the week ending 24 February 1937.

Name of the district.	Name of each (parish) and Municipal town.	Cholera.		Typhoid.		Typhus.		Enteric fever.	
		Attacks.	Deaths.	Attacks.	Deaths.	Attacks.	Deaths.	Attacks.	Deaths.
Bamasee	Chanchi
	Chanchi
	Chanchi
	Total
Pongaspet	Chanchi
	Chanchi
	Chanchi
	Total
Gondur, East	Chanchi
	Chanchi
	Chanchi
	Total
Gondur, West	Chanchi
	Chanchi
	Chanchi
	Total
Kozhikode	Chanchi
	Chanchi
	Chanchi
	Total
Gadur	Chanchi
	Chanchi
	Chanchi
	Total
Kadur	Chanchi
	Chanchi
	Chanchi
	Total
Madras	Chanchi
	Chanchi
	Chanchi
	Total
Chingaypet	Chanchi
	Chanchi
	Chanchi
	Total
Kadur	Chanchi
	Chanchi
	Chanchi
	Total
Tolampet	Chanchi
	Chanchi
	Chanchi
	Total
Kadur	Chanchi
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	Total
Kadur	Chanchi
	Chanchi

[illegible]

Name of the District.	Name of village (villages) and surrounding lands.	Children.		School boys.		Program.		Religious services.	
		Attends.	Doesn't.	Attends.	Doesn't.	Attends.	Doesn't.	Attends.	Doesn't.
The Nigite ..	Oleleng	2
	Pelher	2
	Ondegem	7
	Nakel	7
	Samat	2
South Eastern ..	Edgo	2
	Shagies M.T.	2
	Total	30	8
Kishio ..	Oleleng	11	2
	Edgo	4
	Samat	1
	Nakel	1
	Shagies M.T.	2
	Edgo	2
	Samat	2
	Nakel	2
	Shagies M.T.	2
	Edgo	2
	Samat	2
	Nakel	2
	Shagies M.T.	2
	Edgo	2
	Samat	2
	Total ..	99	21	144	66	3	1
Total—Municipalities ..		37	12	348	43	5	2
Total—Rural Districts ..		348	229	810	60	64	13
Grand Total ..		385	240	1158	103	69	15

Madras, 17th February 1935.

N. R. URMAYA, Captain,
Acting Director of Police Madras.

JUDICIAL NOTIFICATIONS.

ADJOURNMENTS OF COURTS.

Notice is hereby given that the Courts in the district will be closed for the annual recess as follows:—

District and Sessions Court, Bellary.—For two months from Monday the 31st April to Saturday the 31st June 1935 both days inclusive.

The Courts of the District Munsif of Bellary and Huzur, and the District Revenue Office, Bellary.—For six weeks from Monday the 31st April to Saturday the 31st May 1935 both days inclusive.

2. During the adjournment no plaint, petition or other papers will be received, nor copies of papers granted other than those for which applications have been presented before the adjournment.

3. Urgent applications for bail during the Sessions Judge's absence from the district during the recess should be made to the High Court, Madras.

H. R. BARNESVILLE,
District and Sessions Judge.

Bellary, 16th February 1935.

Notice is hereby given that the District and Sessions Court of Kurnool will be closed for the annual recess for two months from Monday, the 31st April 1935, to Saturday, the 31st June 1935, both days inclusive.

5. The Sub-Court of Kurnool will work up to 15th April 1935. The Courts of the District Revenue, Kurnool and of the District Munsif of Kurnool and Mandya will be closed for six weeks from Monday, the 31st April 1935, to Saturday, the 31st May 1935, both days inclusive.

5. The District Munsif's Court of Madhavu will be closed for six weeks from Monday, the 15th May 1935, to Saturday, the 31st June 1935, both days inclusive.

4. During the adjournment, no plaint, petition, applications or other papers will be received, nor copies of documents granted unless applications for them are presented before the adjournment.

5. Urgent applications for bail, etc., should be made to the High Court, Madras, unless otherwise notified hereafter.

H. APPAJI RAO,
District and Sessions Judge.

Kurnool, 16th February 1935.

Notice is hereby given that the Courts in the district will be closed for the annual recess as follows:—

(a) The District and Sessions Court, the Subordinate Judge's Court and the Courts of Small Causes, Trichinopoly, will be closed for two months from Monday, the 31st April 1935, to Friday, the 30th June 1935, both days inclusive.

(b) The District Munsif's Courts of Trichinopoly, Srirangam, Angudi, Kallidai, Kuran, Thiruvannamalai and the District Revenue's Office, Trichinopoly, will be closed for six weeks from Monday, the 31st April 1935, to Saturday, the 31st May 1935, both days inclusive.

2. No plaint, petition or other papers will be received during the absence of jurisdiction of the courts.

3. Arrangements will, however, be made for granting copies of judgments, etc., provided that applications for such copies have been presented before the adjournment.

4. Urgent applications for bail during the absence of Judge's absence from the division should be made to the High Court, Madras.

R. H. COURTENAY,
District and Sessions Judge.

Trichinopoly, 14th February 1930.

Notice is hereby given that the Court in the Chittoor District will be closed for the annual recess as follows:—

District and Sessions Court, Chittoor, and the Court of the Subordinate and Assistant Sessions Judge, Chittoor—for two months from Monday, the 21st April 1930, to Friday, the 26th June 1930, both days inclusive.

The Courts of the District, Mandy of Chittoor, Madanapalle, Tirupati and Shikhar and the Court of the Official Revenue, Chittoor—for six weeks from Monday, the 21st April 1930, to Sunday, the 1st June 1930, both days inclusive.

No plaints, petitions or other papers will be received during the adjournment. Arrangements will, however, be made for granting copies, provided that applications for such copies have been made before the commencement of the recess.

The Official Receiver will make provision for the transmission of urgent work during the recess.

Urgent applications for bail during the absence of Judge's absence from the division should be made to the High Court, Madras.

C. G. MACKAY,
District and Sessions Judge.

Chittoor, 24th February 1930.

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

(IN INSOLVENCY.)

Notice is hereby given that orders have been made by the Court adjudging the persons hereunder mentioned insolvent and fixing the retainer and effects of the said insolvents in the Official Assignee of this Court; and all persons indebted to the said insolvents, or who have any of their estate and effects, are hereby required forthwith to pay, or deliver, the same to the Official Assignee:—

No. of petition.	Date of presentation.	Name, address and description of insolvent.	Date of adjudication.
Date of public examination—16th April 1930.			
6138.	16th February 1930.	Eng. Sridhar, Civil Eng. at No. 67, Cross Street, Georgetown, Madras.	16th February 1930.
6139.	Do.	G. Adinarayana Rao, G. A. Rao, Proprietor of the Empire Press, residing at No. 72, Falmes Road, Georgetown, Madras.	16th February 1930.

Date of public examination—29th April 1930.			
6138.	16th February 1930.	T. R. Sridhar, a civil engineer at No. 15, Corporation Street, Georgetown, Madras.	21st February 1930.

S. RATTAMUNI ATTAR,
Acting First Assistant Registrar.

High Court, Madras,
25th February 1930.

UNCLAIMED SUMS IN THE COURT OF SMALL CAUSES, MADRAS.

Inter societies FIVE RUPEES or MORE.

Under the authority conferred by section 8 of the Presidency Small Causes Courts Act, XV of 1902, the Small Causes Court at Madras has, with the previous sanction of the High Court, made certain rules to regulate the mode of accounting for and dealing with moneys paid into Court, and notice is hereby given, under rule 23 of the said rules, that unless the parties interested in the undermentioned suits prefer their claims on or before the 31st March ensuing, the same will become liable to be ordered, in Government:—

Value of the claim as per return of the claimant.	Date of payment into Court.	Suit number.	Amount.
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Debt or order (sums exceeding Rs. 5 of 1928).

14	Y.	16th Jan.	8575-72	Rs. 4 0 0
15	Y.	16th Jan.	10000-22	Rs. 22 0 0
16	Y.	16th Jan.	10000-22	Rs. 22 0 0
17	Y.	16th Jan.	10000-22	Rs. 22 0 0
18	Y.	16th Jan.	10000-22	Rs. 22 0 0
19	Y.	16th Jan.	10000-22	Rs. 22 0 0
20	Y.	16th Jan.	10000-22	Rs. 22 0 0
21	Y.	16th Jan.	10000-22	Rs. 22 0 0
22	Y.	16th Jan.	10000-22	Rs. 22 0 0
23	Y.	16th Jan.	10000-22	Rs. 22 0 0
24	Y.	16th Jan.	10000-22	Rs. 22 0 0
25	Y.	16th Jan.	10000-22	Rs. 22 0 0
26	Y.	16th Jan.	10000-22	Rs. 22 0 0
27	Y.	16th Jan.	10000-22	Rs. 22 0 0
28	Y.	16th Jan.	10000-22	Rs. 22 0 0
29	Y.	16th Jan.	10000-22	Rs. 22 0 0
30	Y.	16th Jan.	10000-22	Rs. 22 0 0
31	Y.	16th Jan.	10000-22	Rs. 22 0 0
32	Y.	16th Jan.	10000-22	Rs. 22 0 0
33	Y.	16th Jan.	10000-22	Rs. 22 0 0
34	Y.	16th Jan.	10000-22	Rs. 22 0 0
35	Y.	16th Jan.	10000-22	Rs. 22 0 0
36	Y.	16th Jan.	10000-22	Rs. 22 0 0
37	Y.	16th Jan.	10000-22	Rs. 22 0 0
38	Y.	16th Jan.	10000-22	Rs. 22 0 0
39	Y.	16th Jan.	10000-22	Rs. 22 0 0
40	Y.	16th Jan.	10000-22	Rs. 22 0 0
41	Y.	16th Jan.	10000-22	Rs. 22 0 0
42	Y.	16th Jan.	10000-22	Rs. 22 0 0
43	Y.	16th Jan.	10000-22	Rs. 22 0 0
44	Y.	16th Jan.	10000-22	Rs. 22 0 0
45	Y.	16th Jan.	10000-22	Rs. 22 0 0
46	Y.	16th Jan.	10000-22	Rs. 22 0 0
47	Y.	16th Jan.	10000-22	Rs. 22 0 0
48	Y.	16th Jan.	10000-22	Rs. 22 0 0
49	Y.	16th Jan.	10000-22	Rs. 22 0 0
50	Y.	16th Jan.	10000-22	Rs. 22 0 0
51	Y.	16th Jan.	10000-22	Rs. 22 0 0
52	Y.	16th Jan.	10000-22	Rs. 22 0 0
53	Y.	16th Jan.	10000-22	Rs. 22 0 0
54	Y.	16th Jan.	10000-22	Rs. 22 0 0
55	Y.	16th Jan.	10000-22	Rs. 22 0 0
56	Y.	16th Jan.	10000-22	Rs. 22 0 0
57	Y.	16th Jan.	10000-22	Rs. 22 0 0
58	Y.	16th Jan.	10000-22	Rs. 22 0 0
59	Y.	16th Jan.	10000-22	Rs. 22 0 0
60	Y.	16th Jan.	10000-22	Rs. 22 0 0
61	Y.	16th Jan.	10000-22	Rs. 22 0 0
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63	Y.	16th Jan.	10000-22	Rs. 22 0 0
64	Y.	16th Jan.	10000-22	Rs. 22 0 0
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68	Y.	16th Jan.	10000-22	Rs. 22 0 0
69	Y.	16th Jan.	10000-22	Rs. 22 0 0
70	Y.	16th Jan.	10000-22	Rs. 22 0 0
71	Y.	16th Jan.	10000-22	Rs. 22 0 0
72	Y.	16th Jan.	10000-22	Rs. 22 0 0
73	Y.	16th Jan.	10000-22	Rs. 22 0 0
74	Y.	16th Jan.	10000-22	Rs. 22 0 0
75	Y.	16th Jan.	10000-22	Rs. 22 0 0
76	Y.	16th Jan.	10000-22	Rs. 22 0 0
77	Y.	16th Jan.	10000-22	Rs. 22 0 0
78	Y.	16th Jan.	10000-22	Rs. 22 0 0
79	Y.	16th Jan.	10000-22	Rs. 22 0 0
80	Y.	16th Jan.	10000-22	Rs. 22 0 0
81	Y.	16th Jan.	10000-22	Rs. 22 0 0
82	Y.	16th Jan.	10000-22	Rs. 22 0 0
83	Y.	16th Jan.	10000-22	Rs. 22 0 0
84	Y.	16th Jan.	10000-22	Rs. 22 0 0
85	Y.	16th Jan.	10000-22	Rs. 22 0 0
86	Y.	16th Jan.	10000-22	Rs. 22 0 0
87	Y.	16th Jan.	10000-22	Rs. 22 0 0
88	Y.	16th Jan.	10000-22	Rs. 22 0 0
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91	Y.	16th Jan.	10000-22	Rs. 22 0 0
92	Y.	16th Jan.	10000-22	Rs. 22 0 0
93	Y.	16th Jan.	10000-22	Rs. 22 0 0
94	Y.	16th Jan.	10000-22	Rs. 22 0 0
95	Y.	16th Jan.	10000-22	Rs. 22 0 0
96	Y.	16th Jan.	10000-22	Rs. 22 0 0
97	Y.	16th Jan.	10000-22	Rs. 22 0 0
98	Y.	16th Jan.	10000-22	Rs. 22 0 0
99	Y.	16th Jan.	10000-22	Rs. 22 0 0
100	Y.	16th Jan.	10000-22	Rs. 22 0 0

In P.O. in Nov 1928 of 1927, 1928 of 1928 and 1929 of 1928.

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Volume number of the deposit register.	Date of payment (in CoM)	Full transaction.	Amount.
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Decrease on order (Hemph. + breeding Ha, 3 ad
1938)—cont.

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Volume number of the Special session	Date of payment into CIBIC	Bill number	Amount
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Donors or order (items numbered) No. 5 of 1836) — and

128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200	201	202	203	204	205	206	207	208	209	210	211	212	213	214	215	216	217	218	219	220	221	222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258	259	260	261	262	263	264	265	266	267	268	269	270	271	272	273	274	275	276	277	278	279	280	281	282	283	284	285	286	287	288	289	290	291	292	293	294	295	296	297	298	299	300	301	302	303	304	305	306	307	308	309	310	311	312	313	314	315	316	317	318	319	320	321	322	323	324	325	326	327	328	329	330	331	332	333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367	368	369	370	371	372	373	374	375	376	377	378	379	380	381	382	383	384	385	386	387	388	389	390	391	392	393	394	395	396	397	398	399	400	401	402	403	404	405	406	407	408	409	410	411	412	413	414	415	416	417	418	419	420	421	422	423	424	425	426	427	428	429	430	431	432	433	434	435	436	437	438	439	440	441	442	443	444	445	446	447	448	449	450	451	452	453	454	455	456	457	458	459	460	461	462	463	464	465	466	467	468	469	470	471	472	473	474	475	476	477	478	479	480	481	482	483	484	485	486	487	488	489	490	491	492	493	494	495	496	497	498	499	500	501	502	503	504	505	506	507	508	509	510	511	512	513	514	515	516	517	518	519	520	521	522	523	524	525	526	527	528	529	530	531	532	533	534	535	536	537	538	539	540	541	542	543	544	545	546	547	548	549	550	551	552	553	554	555	556	557	558	559	560	561	562	563	564	565	566	567	568	569	570	571	572	573	574	575	576	577	578	579	580	581	582	583	584	585	586	587	588	589	590	591	592	593	594	595	596	597	598	599	600	601	602	603	604	605	606	607	608	609	610	611	612	613	614	615	616	617	618	619	620	621	622	623	624	625	626	627	628	629	630	631	632	633	634	635	636	637	638	639	640	641	642	643	644	645	646	647	648	649	650	651	652	653	654	655	656	657	658	659	660	661	662	663	664	665	666	667	668	669	670	671	672	673	674	675	676	677	678	679	680	681	682	683	684	685	686	687	688	689	690	691	692	693	694	695	696	697	698	699	700	701	702	703	704	705	706	707	708	709	710	711	712	713	714	715	716	717	718	719	720	721	722	723	724	725	726	727	728	729	730	731	732	733	734	735	736	737	738	739	740	741	742	743	744	745	746	747	748	749	750	751	752	753	754	755	756	757	758	759	760	761	762	763	764	765	766	767	768	769	770	771	772	773	774	775	776	777	778	779	780	781	782	783	784	785	786	787	788	789	790	791	792	793	794	795	796	797	798	799	800	801	802	803	804	805	806	807	808	809	810	811	812	813	814	815	816	817	818	819	820	821	822	823	824	825	826	827	828	829	830	831	832	833	834	835	836	837	838	839	840	841	842	843	844	845	846	847	848	849	850	851	852	853	854	855	856	857	858	859	860	861	862	863	864	865	866	867	868	869	870	871	872	873	874	875	876	877	878	879	880	881	882	883	884	885	886	887	888	889	890	891	892	893	894	895	896	897	898	899	900	901	902	903	904	905	906	907	908	909	910	911	912	913	914	915	916	917	918	919	920	921	922	923	924	925	926	927	928	929	930	931	932	933	934	935	936	937	938	939	940	941	942	943	944	945	946	947	948	949	950	951	952	953	954	955	956	957	958	959	960	961	962	963	964	965	966	967	968	969	970	971	972	973	974	975	976	977	978	979	980	981	982	983	984	985	986	987	988	989	990	991	992	993	994	995	996	997	998	999	1000
128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200	201	202	203	204	205	206	207	208	209	210	211	212	213	214	215	216	217	218	219	220	221	222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258	259	260	261	262	263	264	265	266	267	268	269	270	271	272	273	274	275	276	277	278	279	280	281	282	283	284	285	286	287	288	289	290	291	292	293	294	295	296	297	298	299	300	301	302	303	304	305	306	307	308	309	310	311	312	313	314	315	316	317	318	319	320	321	322	323	324	325	326	327	328	329	330	331	332	333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367	368	369	370	371	372	373	374	375	376	377	378	379	380	381	382	383	384	385	386	387	388	389	390	391	392	393	394	395	396	397	398	399	400	401	402	403	404	405	406	407	408	409	410	411	412	413	414	415	416	417	418	419	420	421	422	423	424	425	426	427	428	429	430	431	432	433	434	435	436	437	438	439	440	441	442	443	444	445	446	447	448	449	450	451	452	453	454	455	456	457	458	459	460	461	462	463	464	465	466	467	468	469	470	471	472	473	474	475	476	477	478	479	480	481	482	483	484	485	486	487	488	489	490	491	492	493	494	495	496	497	498	499	500	501	502	503	504	505	506	507	508	509	510	511	512	513	514	515	516	517	518	519	520	521	522	523	524	525	526	527	528	529	530	531	532	533	534	535	536	537	538	539	540	541	542	543	544	545	546	547	548	549	550	551	552	553	554	555	556	557	558	559	560	561	562	563	564	565	566	567	568	569	570	571	572	573	574	575	576	577	578	579	580	581	582	583	584	585	586	587	588	589	590	591	592	593	594	595	596	597	598	599	600	601	602	603	604	605	606	607	608	609	610	611	612	613	614	615	616	617	618	619	620	621	622	623	624	625	626	627	628	629	630	631	632	633	634	635	636	637	638	639	640	641	642	643	644	645	646	647	648	649	650	651	652	653	654	655	656	657	658	659	660	661	662	663	664	665	666	667	668	669	670	671	672	673	674	675	676	677	678	679	680	681	682	683	684	685	686	687	688	689	690	691	692	693	694	695	696	697	698	699	700	701	702	703	704	705	706	707	708	709	710	711	712	713	714	715	716	717	718	719	720	721	722	723	724	725	726	727	728	729	730	731	732	733	734	735	736	737	738	739	740	741	742	743	744	745	746	747	748	749	750	751	752	753	754	755	756	757	758	759	760	761	762	763	764	765	766	767	768	769	770	771	772	773	774	775	776	777	778	779	780	781	782	783	784	785	786	787	788	789	790	791	792	793	794	795	796	797	798	799	800	801																																																																																																																																																																																																							

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(2) Rat order of Chief Justice dated 11th November 2009 in Writ-CR 50-2-2011-04.

(D) To be paid to E. Muhammad Stocker (D. et.) as
collected Revenues, before 31st August 1874.

(a) To be paid to plaintiff H. Karamitche Cheta and H. Gerasia Cheta.

(2) *Zon. arizon.*

- | | |
|--|--|
| (b) Details. | (f) Details M.P. 100°. |
| (c) E.A. insol. | (g) Soluble. |
| (d) Diss to chloroform | (h) Melting. Color of solution in high carb. |
| (e) Kamada was used. | (i) Euphonia in detail. |
| (f) Warming insol. | |

Names of the debtors	Date of Petition into Court.	Debts admitted.	Amount.
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Attachment of half salaries (Hans exceeding Rs. 5 of 1925).

10 G	1893 Feb	3100-22	99 2 0
11	1910 Feb	212-10	6 12 0
12	1910 Feb	37-40-10	11 12 0
13	1910 Feb	1000-20	6 12 0
14	1910 Feb	1000-20	6 12 0
15	1910 Feb	1000-20	6 12 0
16	1910 Feb	1000-20	6 12 0
17	1910 Feb	1000-20	6 12 0
18	1910 Feb	1000-20	6 12 0
19	1910 Feb	1000-20	6 12 0
20	1910 Feb	1000-20	6 12 0
21	1910 Feb	1000-20	6 12 0
22	1910 Feb	1000-20	6 12 0
23	1910 Feb	1000-20	6 12 0
24	1910 Feb	1000-20	6 12 0
25	1910 Feb	1000-20	6 12 0
26	1910 Feb	1000-20	6 12 0
27	1910 Feb	1000-20	6 12 0
28	1910 Feb	1000-20	6 12 0
29	1910 Feb	1000-20	6 12 0
30	1910 Feb	1000-20	6 12 0
31	1910 Feb	1000-20	6 12 0
32	1910 Feb	1000-20	6 12 0
33	1910 Feb	1000-20	6 12 0
34	1910 Feb	1000-20	6 12 0
35	1910 Feb	1000-20	6 12 0
36	1910 Feb	1000-20	6 12 0
37	1910 Feb	1000-20	6 12 0
38	1910 Feb	1000-20	6 12 0
39	1910 Feb	1000-20	6 12 0
40	1910 Feb	1000-20	6 12 0
41	1910 Feb	1000-20	6 12 0
42	1910 Feb	1000-20	6 12 0
43	1910 Feb	1000-20	6 12 0
44	1910 Feb	1000-20	6 12 0
45	1910 Feb	1000-20	6 12 0
46	1910 Feb	1000-20	6 12 0
47	1910 Feb	1000-20	6 12 0
48	1910 Feb	1000-20	6 12 0
49	1910 Feb	1000-20	6 12 0
50	1910 Feb	1000-20	6 12 0
51	1910 Feb	1000-20	6 12 0
52	1910 Feb	1000-20	6 12 0
53	1910 Feb	1000-20	6 12 0
54	1910 Feb	1000-20	6 12 0
55	1910 Feb	1000-20	6 12 0
56	1910 Feb	1000-20	6 12 0
57	1910 Feb	1000-20	6 12 0
58	1910 Feb	1000-20	6 12 0
59	1910 Feb	1000-20	6 12 0
60	1910 Feb	1000-20	6 12 0
61	1910 Feb	1000-20	6 12 0
62	1910 Feb	1000-20	6 12 0
63	1910 Feb	1000-20	6 12 0
64	1910 Feb	1000-20	6 12 0
65	1910 Feb	1000-20	6 12 0
66	1910 Feb	1000-20	6 12 0
67	1910 Feb	1000-20	6 12 0
68	1910 Feb	1000-20	6 12 0
69	1910 Feb	1000-20	6 12 0
70	1910 Feb	1000-20	6 12 0
71	1910 Feb	1000-20	6 12 0
72	1910 Feb	1000-20	6 12 0
73	1910 Feb	1000-20	6 12 0
74	1910 Feb	1000-20	6 12 0
75	1910 Feb	1000-20	6 12 0
76	1910 Feb	1000-20	6 12 0
77	1910 Feb	1000-20	6 12 0
78	1910 Feb	1000-20	6 12 0
79	1910 Feb	1000-20	6 12 0
80	1910 Feb	1000-20	6 12 0
81	1910 Feb	1000-20	6 12 0
82	1910 Feb	1000-20	6 12 0
83	1910 Feb	1000-20	6 12 0
84	1910 Feb	1000-20	6 12 0
85	1910 Feb	1000-20	6 12 0
86	1910 Feb	1000-20	6 12 0
87	1910 Feb	1000-20	6 12 0
88	1910 Feb	1000-20	6 12 0
89	1910 Feb	1000-20	6 12 0
90	1910 Feb	1000-20	6 12 0
91	1910 Feb	1000-20	6 12 0
92	1910 Feb	1000-20	6 12 0
93	1910 Feb	1000-20	6 12 0
94	1910 Feb	1000-20	6 12 0
95	1910 Feb	1000-20	6 12 0
96	1910 Feb	1000-20	6 12 0
97	1910 Feb	1000-20	6 12 0
98	1910 Feb	1000-20	6 12 0
99	1910 Feb	1000-20	6 12 0
100	1910 Feb	1000-20	6 12 0
Total			1,510 4 0

Distress (Hans exceeding Rs. 5 of 1925).

10 G	1910 Feb	240-20	18 4 0
11	1910 Feb	240-20	18 4 0
12	1910 Feb	240-20	18 4 0
13	1910 Feb	240-20	18 4 0
14	1910 Feb	240-20	18 4 0
15	1910 Feb	240-20	18 4 0
16	1910 Feb	240-20	18 4 0
17	1910 Feb	240-20	18 4 0
18	1910 Feb	240-20	18 4 0
19	1910 Feb	240-20	18 4 0
20	1910 Feb	240-20	18 4 0
21	1910 Feb	240-20	18 4 0
22	1910 Feb	240-20	18 4 0
23	1910 Feb	240-20	18 4 0
24	1910 Feb	240-20	18 4 0
25	1910 Feb	240-20	18 4 0
26	1910 Feb	240-20	18 4 0
27	1910 Feb	240-20	18 4 0
28	1910 Feb	240-20	18 4 0
29	1910 Feb	240-20	18 4 0
30	1910 Feb	240-20	18 4 0
31	1910 Feb	240-20	18 4 0
32	1910 Feb	240-20	18 4 0
33	1910 Feb	240-20	18 4 0
34	1910 Feb	240-20	18 4 0
35	1910 Feb	240-20	18 4 0
36	1910 Feb	240-20	18 4 0
37	1910 Feb	240-20	18 4 0
38	1910 Feb	240-20	18 4 0
39	1910 Feb	240-20	18 4 0
40	1910 Feb	240-20	18 4 0
41	1910 Feb	240-20	18 4 0
42	1910 Feb	240-20	18 4 0
43	1910 Feb	240-20	18 4 0
44	1910 Feb	240-20	18 4 0
45	1910 Feb	240-20	18 4 0
46	1910 Feb	240-20	18 4 0
47	1910 Feb	240-20	18 4 0
48	1910 Feb	240-20	18 4 0
49	1910 Feb	240-20	18 4 0
50	1910 Feb	240-20	18 4 0
51	1910 Feb	240-20	18 4 0
52	1910 Feb	240-20	18 4 0
53	1910 Feb	240-20	18 4 0
54	1910 Feb	240-20	18 4 0
55	1910 Feb	240-20	18 4 0
56	1910 Feb	240-20	18 4 0
57	1910 Feb	240-20	18 4 0
58	1910 Feb	240-20	18 4 0
59	1910 Feb	240-20	18 4 0
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61	1910 Feb	240-20	18 4 0
62	1910 Feb	240-20	18 4 0
63	1910 Feb	240-20	18 4 0
64	1910 Feb	240-20	18 4 0
65	1910 Feb	240-20	18 4 0
66	1910 Feb	240-20	18 4 0
67	1910 Feb	240-20	18 4 0
68	1910 Feb	240-20	18 4 0
69	1910 Feb	240-20	18 4 0
70	1910 Feb	240-20	18 4 0
71	1910 Feb	240-20	18 4 0
72	1910 Feb	240-20	18 4 0
73	1910 Feb	240-20	18 4 0
74	1910 Feb	240-20	18 4 0
75	1910 Feb	240-20	18 4 0
76	1910 Feb	240-20	18 4 0
77	1910 Feb	240-20	18 4 0
78	1910 Feb	240-20	18 4 0
79	1910 Feb	240-20	18 4 0
80	1910 Feb	240-20	18 4 0
81	1910 Feb	240-20	18 4 0
82	1910 Feb	240-20	18 4 0
83	1910 Feb	240-20	18 4 0
84	1910 Feb	240-20	18 4 0
85	1910 Feb	240-20	18 4 0
86	1910 Feb	240-20	18 4 0
87	1910 Feb	240-20	18 4 0
88	1910 Feb	240-20	18 4 0
89	1910 Feb	240-20	18 4 0
90	1910 Feb	240-20	18 4 0
91	1910 Feb	240-20	18 4 0
92	1910 Feb	240-20	18 4 0
93	1910 Feb	240-20	18 4 0
94	1910 Feb	240-20	18 4 0
95	1910 Feb	240-20	18 4 0
96	1910 Feb	240-20	18 4 0
97	1910 Feb	240-20	18 4 0
98	1910 Feb	240-20	18 4 0
99	1910 Feb	240-20	18 4 0
100	1910 Feb	240-20	18 4 0
Total			85 8 0

* Assistant Registrar of Companies & Receiver

(1) Filed schedule

(2) Excess

(3) S.A. accepted

(4) Deficient filed schedule

F. APPU NAYAR,
Scriber.

Court of Small Causes, Madras,
10th February 1925.

INSOLVENCY PETITIONS.

No. 91 of 1925 (I.A. No. 51 of 1925),
DISTRICT COURT, CHENNAI.

Saravali Chinnu Kandasamy—Petitioner (Jandak).
Mannan Kandasamy and others—Respondents
(Creditors).

Under section 35 of Act V of 1925, the petitioner has filed a petition for approval of the composition to pay Rs. 5-6-0 in a sum towards satisfaction of his debts. The said petition stands posted to 15th March 1925 for hearing.

No. 103 of 1925, DISTRICT COURT, CHENNAI.

Ramesh Yachasubhaya—Petitioner.
Hoot Kandasamy Kaddi and others—Respondents.

Notice is hereby given under section 35 of Act V of 1925 that the above-named petitioner was adjudicated an insolvent by an order of this Court, dated 25th January 1925, and that the creditors of the said insolvent should prove their debts before the Official Receiver at Chidambak, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1924, within two months from this date.

No. 104 of 1925, DISTRICT COURT, CHENNAI.

Uthaiyasa Raddi—Petitioner.
Kandasamy Kandasamy and others—Respondents.

Notice is hereby given under section 35 of Act V of 1925 that the above-named petitioner was adjudicated an insolvent by an order of this Court, dated 25th January 1925, and that the creditors of the said insolvent should prove their debts before the Official Receiver at Chidambak, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1924, within two months from this date.

No. 105 of 1925 (I.A. No. 54 of 1925),

DISTRICT COURT, CHENNAI.

Mandla Subhaya and another—Petitioner.
(Creditors).

Under section 35 of Act V of 1925, the petitioner has filed a petition for approval of the composition to pay Rs. 5-6-0 in a sum towards satisfaction of their debts. The said petition stands posted to 15th March 1925 for hearing.

No. 106 of 1925, DISTRICT COURT, CHENNAI.

Jila Pillai Raddi—Petitioner.
Chinnu Kandasamy and others—Respondents.

Notice is hereby given under section 35 of Act V of 1925 that the above-named petitioner was adjudicated an insolvent by an order of this Court, dated 25th January 1925, and that the creditors of the said insolvent should prove their debts before the Official Receiver at Chidambak, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1924, within two months from this date.

No. 107 of 1925, DISTRICT COURT, CHENNAI.

Mandla Subhaya and another—Petitioner.
Kandasamy Kandasamy—Respondents.

Notice is hereby given under section 35 of Act V of 1925 that the above-named respondent was adjudicated an insolvent by an order of this Court, dated 25th January 1925, and that the creditors of the said insolvent should prove their debts before the Official Receiver at Chidambak, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1924, within two months from this date.

No. 88 of 1929, DISTRICT COURT, Cuddalore.

Pola Nanyaya and another—*Petitioner*.Appala Sanyaya Sanyaya and others—*Respondents*.

Notice is hereby given under section 36 of Act V of 1920 that the above-named petitioner were adjudged an insolvent by an order of this Court, dated 25th January 1930, and that the creditors of the said insolvent should prove their debts before the Official Receiver at Cuddalore, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1928, within two months from this date.

No. 89 of 1929, DISTRICT COURT, Cuddalore.

Damas Venkata Reddi—*Petitioner*.Pola Sanyaya Sanyaya and others—*Respondents*.

Notice is hereby given under section 36 of Act V of 1920 that the above-named petitioner was adjudged an insolvent by an order of this Court, dated 25th January 1930, and that the creditors of the said insolvent should prove their debts before the Official Receiver at Cuddalore, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1928, within two months from this date.

No. 91 of 1929, DISTRICT COURT, Cuddalore.

Ajayappa Raja Nanyaya—*Petitioner*.Kannan Raja Chenna Reddi and others—*Respondents*.

Notice is hereby given under section 36 of Act V of 1920 that the above-named petitioner was adjudged an insolvent by an order of this Court, dated 25th January 1930, and that the creditors of the said insolvent should prove their debts before the Official Receiver at Cuddalore, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1928, within two months from this date.

No. 92 of 1929, DISTRICT COURT, Cuddalore.

Nagala Nanyaya—*Petitioner*.Madam Kishore and others—*Respondents*.

Notice is hereby given under section 36 of Act V of 1920 that the above-named petitioner was adjudged an insolvent by an order of this Court, dated 25th January 1930, and that the creditors of the said insolvent should prove their debts before the Official Receiver at Cuddalore, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1928, within two months from this date.

No. 106 of 1929, DISTRICT COURT, Cuddalore.

Somas Reddi and another—*Petitioner*.Vallabha Reddi Sanyaya and others—*Respondents*.

Notice is hereby given under section 36 (2) of Act V of 1920 that the petitioner put in by the above-named petitioner to declare him an insolvent is posted to 15th March 1930 for the hearing of objections.

No. 1 of 1930, DISTRICT COURT, Cuddalore.

Riddamann Reddi Kanyaya and others—*Petitioner*.Riddamann Reddi Kanyaya and others—*Respondents*.

Notice is hereby given under section 36 (2) of Act V of 1920 that the petitioner put in by the above-named petitioner to declare him an insolvent is posted to 15th March 1930 for the hearing of objections.

No. 2 of 1930, DISTRICT COURT, Cuddalore.

Marudella Sanyaya—*Petitioner*.Marudella Sanyaya Sanyaya and others—*Respondents*.

Notice is hereby given under section 36 (2) of Act V of 1920 that the petitioner put in by the above-named petitioner to declare him an insolvent is posted to 15th March 1930 for the hearing of objections.

No. 3 of 1930, DISTRICT COURT, Cuddalore.

Polamra Ganyaya and another—*Petitioner*.Devendra Sanyaya Reddi and others—*Respondents*.

Notice is hereby given under section 36 (2) of Act V of 1920 that the petitioner put in by the above-named petitioner to declare him an insolvent is posted to 15th March 1930 for the hearing of objections.

No. 4 of 1930, DISTRICT COURT, Cuddalore.

Soma Venkateswara—*Petitioner*.Kalla Venkateswara Sanyaya and others—*Respondents*.

Notice is hereby given under section 36 (2) of Act V of 1920 that the petitioner put in by the above-named petitioner to declare him an insolvent is posted to 15th March 1930 for the hearing of objections.

R. R. MACE,
District Judge.

Cuddalore, 18th February 1930.

No. 3 of 1927, DISTRICT COURT, Guntur.

Thara Rajasanyaya—*Petitioner (Insolvent)*.Madduraja Sanyaya Sanyaya and others—*Respondents (Affirm)*.

Notice is hereby given that the order of this Court, dated 15th day of January 1928, made upon admitting the present petitioner as insolvent, is amended under sections 36 and 38 of the Provincial Insolvency Act V of 1920 by an order of this Court, dated 3rd February 1930, made on I.A. No. 18 of 1930 on the file of this Court.

V. P. ROW,
District Judge.

Guntur, 15th February 1930.

No. 1 of 1928, DISTRICT COURT, Raman.

AT MANDAL.

Saraswathamma Pilla—*Petitioner (Insolvent)*.Girivaram Datta, son of Ramaswami Kista, of Ramaswami Sanyaya Sanyaya and others—*Respondents (Insolvent)*.

Notice is hereby given that the respondent, above named has been adjudged insolvent as per order of this Court, dated 1st February 1928. Time to apply for discharge is granted till 1st February 1931.

K. P. LAKSHMANA REDDI,
District Judge.

Mandam, 18th February 1930.

No. 5 of 1930, SUB-COURT, RAVALA.

Marudella Sanyaya, son of Krishnaswami, Sanyaya and holder of Rajasanyaya—*Petitioner (Insolvent)*.Rajasa: A Sanyaya and others—*Creditor petitioner (Insolvent)*.

Notice is hereby given under section 36 (2) of the Act V of 1920 that the above-named petitioner has filed an application in this Court requesting that he may be adjudged insolvent and that the said petition stands posted to 15th March 1930 for hearing.

A. S. VEDASWAMI AYYAR,
Jrugal Subordinate Judge.

Ravalu, 17th February 1930.

No. 2 of 1929, Sra-Court, Cochin.

Nanjikhal—Petitioner (Ordnance).

Seegadum Karandam, son of Seegala Karandam, Vellala, cultivator, residing in Yengikkalloor, Seegala Karandam, Pellar village, Bharat taluk—*Respondent (Defect).*

Notice under section 19 (2) of Act V of 1929 is hereby given that the above-named petitioner has applied to this Court to adjudge him as insolvent. Hearing, 25th March 1930.

No. 4 of 1930, Sra-Court, Cochin.

The Travancore Teaing Company, Limited, by its Managing Director D. Ramakrishnan Chettiar—*Petitioner (Ordnance).*

K. Moosakuttychandan Pillai, son of Karappan Pillai, Vellala, merchant, aged 31, residing at Big Bazaar Street, Cochin—*Respondent (Defect).*

Notice under section 19 (2) of Act V of 1929 is hereby given that the above-named petitioner has applied to this Court to adjudge the respondent as insolvent. Hearing, 25th March 1930.

No. 5 of 1930, Sra-Court, Cochin.

Reliance Sri Vallaba by agent K. Srinivasan Naidu—*Petitioner (Ordnance).*

Vedatathala S-vel, son of Naejappa S-vel, Soralakshmi caste, trader, aged 32, residing at Kottai village, Chumbathu taluk—*Respondent (Defect).*

Notice under section 19 (2) of Act V of 1929 is hereby given that the above-named petitioner has applied to this Court to adjudge the respondent as insolvent. Hearing, 25th March 1930.

No. 7 of 1930, Sra-Court, Cochin.

V. Arumugam Pillai, son of Velayudham Pillai, residing at Sordakkamthar, Cochin—*Petitioner (Defect).*

The Imperial Bank of India, Cochin, by its agent and others—*Respondent (Ordnance).*

Notice under section 19 (2) of Act V of 1929 is hereby given that the above-named petitioner has applied to this Court to adjudge him as insolvent. Hearing, 25th March 1930.

No. 9 of 1930, Sra-Court, Cochin.

Erishamund Nader—Petitioner (Ordnance).

Pelali Karandam, son of Ramaswami Karandam, aged about 45 years, Vellala caste, ryot and druggist in Kottair, hawker of Pampazhathur, Uthamapettai taluk—*Respondent (Defect).*

Notice under section 19 (2) of Act V of 1929 is hereby given that the above-named petitioner has applied to this Court to adjudge the respondent as insolvent. Hearing, 25th March 1930.

No. 11 of 1930, Sra-Court, Cochin.

A. Muhammad Peer Sahib, son of Shah Adnan Sahib, aged 68, Mahomedan, at Gubichipalayam—*Petitioner (Defect).*

Mohammed Khan Sahib and others—Respondent (Ordnance).

Notice under section 19 (2) of Act V of 1929 is hereby given that the above-named petitioner has applied to this Court to adjudge him as insolvent. Hearing, 25th March 1930.

No. 12 of 1930, Sra-Court, Cochin.

Srinivas Appayya and Uthamachandran—Petitioner (Ordnance).

(1) **Ramaswami Karandam**, son of Seegadum Karandam, (2) **Seegadum Karandam**, son of Vellathala Karandam, (3) **Mathaswami Karandam**, son of Seegadum Karandam, and (4) **Moore Karandam**, Karandam, son of Ramaswami by marriage mother Muhammad, Vellala caste, all residing at Chikkipetam, Kottai village, Bharat taluk—*Respondent (Defect).*

Notice under section 19 (2) of Act V of 1929 is hereby given that the above-named petitioners have applied to this Court to adjudge the respondent as insolvent. Hearing, 25th March 1930.

No. 13 of 1930, Sra-Court, Cochin.

Erishamund Nader, son of Ramaswami Nader, aged 45 years, Kottai caste, residing at Big Bazaar Street, Cochin—*Petitioner (Defect).*

Manaval Kodesi, cloth merchant, and others—*Respondent (Ordnance).*

Notice under section 19 (2) of Act V of 1929 is hereby given that the above-named petitioner has applied to this Court to adjudge him as insolvent. Hearing, 25th March 1930.

No. 14 of 1930, Sra-Court, Cochin.

Venkatathala Pillai, aged 25, son of Arumugam Pillai, Pandya Vellala, ryot, residing at Kottai, Uthamapettai taluk—*Petitioner (Defect).*

Pattabhi Rames Appay and others—Respondent (Ordnance).

Notice under section 19 (2) of Act V of 1929 is hereby given that the above-named petitioner has applied to this Court to adjudge him as insolvent. Hearing, 25th March 1930.

No. 17 of 1930, Sra-Court, Cochin.

R. Srinivas Chettiar and others—Petitioner (Ordnance).

Seegala Madali, Chinnai Madali and Krishnasami Madali, sons of Vengappa Madali, Kuthala and ryot at Nangar, Uthamapettai village, Erode taluk—*Respondent (Defect).*

Notice under section 19 (2) of Act V of 1929 is hereby given that the above-named petitioners have applied to this Court to adjudge the respondent as insolvent. Hearing, 25th March 1930.

No. 18 of 1930, Sra-Court, Cochin.

Pappu Nayalath, son of Velappa Nayalath, Kottai, cultivator, residing at Mottayalath, hawker of Kottai village, Kottai village, Kottai village, Kottai village—*Petitioner (Defect).*

T. M. A. R. M. E. & Co., by its managing proprietor S. Kadai Saiboo Sahib and others—*Respondent (Ordnance).*

Notice under section 19 (2) of Act V of 1929 is hereby given that the above-named petitioner has applied to this Court to adjudge him as insolvent. Hearing, 25th March 1930.

No. 20 of 1930, Sra-Court, Cochin.

Arumachand Chettiar—Petitioner (Ordnance).

Mathaswami Karandam, son of Kadai Karandam Vellala, ryot at Kottai, Kottai village, Kottai village, Kottai village—*Respondent (Defect).*

Notice under section 19 (2) of Act V of 1929 is hereby given that the above-named petitioner has applied to this Court to adjudge the respondent as insolvent. Hearing, 25th March 1930.

No. 21 of 1920, Sess-Court, Coimbatore.

G. Vithalakrishna Ayyar and Marnia Pillai—*Plaintiffs* (Defence).

Seconda Moddi, Chinnias alias Chinnaswami Moddi, Kanyasasani Moddi and Krishnaswami Moddi, sons of Venkappa Moddi at Nangi Urutali, Rode taluk—*Respondents* (Defence).

Notice under section 19 (2) of Act V of 1920 is hereby given that the above-named petitioners have applied to this Court to adjudge the respondents insolvent. Hearing, 20th March 1920.

No. 22 of 1920, Sess-Court, Coimbatore.

Venkataswami Kandasami—*Petitioner* (Defence).

Palani Kandasami, son of Palani Kandasami, Teluk, 7th, aged 16, residing at Rana Kandasami, District of Gudalur, Udumalpet taluk—*Respondent* (Defence).

Notice under section 19 (2) of Act V of 1920 is hereby given that the above-named petitioner has applied to this Court to adjudge the respondent insolvent. Hearing, 20th March 1920.

No. 23 of 1920, Sess-Court, Coimbatore.

Krishna Chinnias—*Petitioner* (Defence).

Sethupathi Chinnias, Ramappa Chinnias, Arunappa Chinnias and Krishnappa Chinnias, sons of Setappa Chinnias, trader, at Vadugapalayam, Paluduvu taluk—*Respondents* (Defence).

Notice under section 19 (2) of Act V of 1920 is hereby given that the above-named petitioner has applied to this Court to adjudge the respondents insolvent. Hearing, 20th March 1920.

R. GURURAJA RAO,

First Additional Sessions Judge.

Coimbatore, 17th February 1920.

No. 3 of 1920, Sess-Court, Coimbatore.

Venkataswami Pillai, Subudraswami Pillai and Sela Pillai—*Plaintiffs*.

Ayyappa Pillai, son of Arunappa Pillai, and Arunappa Pillai, son of Thandavarappa Pillai, Kammangudi, Virudhunagar taluk—*Respondents*.

Under section 19 (1) of Act V of 1920, notice is hereby given that petition for adjudging respondents insolvent stands posted to 16th April 1920 for hearing.

No. 4 of 1920, Sess-Court, Coimbatore.

Srinivasanada Madhavan, Chinnaswami—*Petitioner*.

(1) Sundara Ayyar, son of Kandaswami Ayyar, (2) Raghava Ayyar, (3) Malar Madan Ayyar, sons of said father by grandson first respondent, Krishnappa Moddi, Chinnaswami—*Respondents*.

Under section 19 (2) of Act V of 1920, notice is hereby given that petition for adjudging respondents insolvent stands posted to 16th April 1920 for hearing.

H. SUBRAMANIAM AYYAR,

Additional Judge.

Coimbatore, 15th February 1920.

No. 53 of 1920, Sess-Court, Madras.

Kr. Pr. M. Ranganatha Chettiar (through Agt. R. A. Ranganatha Raju) and others—*Petitioners* (Defence).

(1) Ranganatha Ayyangar, son of Thandai Ayyangar, residing at Perambal Kottai Street, Madras and (2) Thandai Ayyangar, father of the Respondent, at Perambal Kottai Street, Madras (Defence).

Respondents.

Notice under section 20 of Act V of 1920 is hereby given that the above-named debtor was adjudged insolvent by the Court on 7th February 1920 and that he is directed to apply for his discharge within

one year from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering a writing by registered post to the Official Receiver, Madras, addressed in Form No. 2 of the Provincial Insolvency Rules.

No. 54 of 1920, Sess-Court, Madras.

Palikuraj Serrai, son of P. Subramanya Serrai,

residing at Palumbur village, Madras taluk—

Petitioner (Defence).

Vasudevan Serrai and six others—*Respondents*

(Defence).

Notice under section 20 of Act V of 1920 is hereby given that the above-named debtor was adjudged insolvent by this Court on 15th February 1920 and that he is directed to apply for his discharge within one year from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering an writing by registered post to the Official Receiver, Madras, addressed in Form No. 2 of the Provincial Insolvency Rules.

No. 7 of 1920, Sess-Court, Madras.

Dharmia Subbiah, son of Dharmia Annathar at

Lakshmiapuram street, Madras town—

Petitioner (Defence).

Dharmia Nagalingam and thirty-two others—

Respondents.

Notice is hereby given that the above-named petitioner (debtor) has applied to this Court under sections 16, 17 and 18 of Act V of 1920 praying to be adjudged an insolvent and that the said petition stands posted to 20th March 1920 for hearing in this Court.

R. G. SRINIVASA ACHARYA,

Second Additional Sessions Judge.

Madras, 18th February 1920.

No. 4 of 1920, Sess-Court, Madras.

Alaya Pillai—*Petitioner*.

Haji Athum Abdulla Shaid and others—*Respondents*.

Notice is hereby given under section (2) of section 19 of Act V of 1920 that the above-named petitioners (debtor) has applied to this Court under section 19 (1) of the said Act praying to be adjudged an insolvent, and the said petition stands posted for hearing on 17th March 1920. Any creditor wishing to oppose the said petition may appear before this Court either in person or by pleader on the said day.

R. VENKATACHALAM AYYAR,

Additional Judge.

Madras, 17th February 1920.

No. 35 of 1920, Sess-Court, Madras.

Bren Karner—*Petitioner* (Defence).

Krishnaswami Naicker and others—*Respondents*

(Defence).

Notice is hereby given under section 16 of the Provincial Insolvency Act V of 1920 that the above-named petitioners has applied to this Court to adjudge him an insolvent and that the petition is posted to 16th March 1920.

No. 3 of 1920, Sess-Court, Madras.

Chellatharam—*Petitioner* (Defence).

Chelliah Annai alias Arunappa Annai—*Respondent*

(Defence).

Notice is hereby given under section 8 of the Provincial Insolvency Act V of 1920 that the above-named petitioner has applied to this Court to adjudge the respondent insolvent and that the petition is posted to 16th March 1920.

No. 4 of 1929, *Ses-Court, TRENCHMONT.*
Rangappa Nishkar—Petitioner (Creditor).
R. M. R. Alagarasam Nishkar—Respondent (Debtor).
 Notice is hereby given under section 6 of the Provincial Insolvency Act V of 1920 that the above-named petitioner has applied to the Court to adjudicate the respondent as insolvent and that the petition is posted on 15th March 1930.

M. R. SANKARA AYTAR,
Principal Subordinate Judge.
 Madras, 13th February 1930.

No. 5 of 1929 (I.A. No. 5 of 1929),
Ses-Court, TRENCHMONT.
Kannuram Pillai, son of Sivasanthi Pillai,
and Subkolingam Pillai, son of Narayana Pillai,
 both reside at Andar street, *Trichinopoly—*
Petitioners (Debtors).
Sellappa Chettiyar and others—Respondents
(Creditors).

Take notice that the above application under sections 6 and 13 of Act V of 1920 for approval of composition comes on for hearing before the Additional Subordinate Judge, Trichinopoly, on 25th February 1930.

No. 7 of 1929 (I.A. No. 1929 of 1929),
Ses-Court, TRENCHMONT.
Kantharanga Arayangar, son of Raghava Arayangar
at Karai—Petitioner (Debtor).
Krishnan Chettiyar and others—Respondents
(Creditors).

Take notice that the above application under section 41 of Act V of 1920 for an order of absolute discharge comes on for hearing before the Additional Subordinate Judge on 25th February 1930.

No. 31 of 1927 (I.A. No. 45 of 1929),
Ses-Court, TRENCHMONT.
Krishnaswami Chand, son of Narayanaswami Chand
at Paramasathi street, Kallakudi—Petitioner (Debtor).
Jagantha Pillai and others—Respondents (Creditors).

Take notice that the above application under section 41 of Act V of 1920 praying for an order of discharge comes on for hearing before the Additional Subordinate Judge, Trichinopoly, on 25th February 1930.

No. 44 of 1928 (I.A. No. 124 of 1930),
Ses-Court, TRENCHMONT.
Rangaswami Nayudu, son of Venkataswami Nayudu
at Aankottam street, Trichinopoly Fort—
Petitioner (Debtor).
Pillai Pillai and others—Respondents (Creditors).

Take notice that the above application under section 41 of Act V of 1920 for an order of discharge comes on for hearing before the Additional Subordinate Judge, Trichinopoly, on 4th March 1930.

No. 46 of 1929 (I.A. No. 1221 of 1929),
Ses-Court, TRENCHMONT.
Pongaswami Pillai, son of Sengaswami Pillai
at Madai, South India Railway, residing at Vaidikara street, Thajeri—Petitioner (Debtor).
Arunaswami Pillai and others—Respondents
(Creditors).

Take notice that the above application under section 41 of Act V of 1920 for an order of discharge comes on for hearing before the Additional Subordinate Judge, Trichinopoly, on 25th February 1930.

No. 1 of 1930, *Ses-Court, TRENCHMONT.*
Subbi Narayana, son of Nerva Narayana at Thangam,
Trichinopoly taluk—Petitioner (Debtor).
Methi Narayana and others—Respondents (Creditors).

Take notice that the above application under sections 9 and 13 of Act V of 1920 for adjudging petitioner insolvent comes on for hearing before the Additional Subordinate Judge, Trichinopoly, on 25th February 1930.

No. 2 of 1930, *Ses-Court, TRENCHMONT.*
Abdul Kaima Sahib, son of Nizam Abdul Kaima Sahib,
residing at Big Kamala street, Trichinopoly—Petitioner (Creditor).
Selvasa Krishnan Chettiyar, son of Selvasa Gurusami Chettiyar,
residing at East Gurusami street, Trichinopoly Fort (Debtor) and A. V. Rangaswami Natarathar and three others (other creditors)—Respondents.

Take notice that the above application under sections 9 and 13 of Act V of 1920 for adjudging first respondent insolvent comes on for hearing before the Additional Subordinate Judge, Trichinopoly, on 25th February 1930.

No. 3 of 1930, *Ses-Court, TRENCHMONT.*
Parimal Nairan, son of Chinnaswami Nairan,
residing at Sathman Kallathur, Arankal District
Mazha—Petitioner (Debtor).
Bannaswami Chettiyar and others—Respondents
(Creditors).

Take notice that the above application under section 39 (1) of Act V of 1920 for adjudging petitioner insolvent comes on for hearing before the Additional Subordinate Judge, Trichinopoly, on 25th February 1930.

No. 4 of 1930, *Ses-Court, TRENCHMONT.*
 (1) *Mohammed Ismail Ravettar, son of K. Syed Nerva Ravettar*
at Annalakurachi, (2) Mohammed Nerva Ravettar, son of Thangal Ravettar
at Annalakurachi and (3) Mohammed Nerva Ravettar,
son of Thangal, Syed Ravettar at Annalakurachi—Petitioners (Creditors).

(1) *Kondrasa Nayagan, son of Marika Nayagan*
at Koodambadi, Annalakurachi, (2) Palaniswami Nayagan,
(3) Tiruppa Nayagan, (4) Putha Nayagan,
sons of first respondent, (5) since Lakshmana Nayagan
and (6) minor Sivas Palaniswami Nayagan,
sons of first respondent by guardian first respondent
at Annalakurachi (Debtors) and (1) Kandaswami Ravettar
and four others (other creditors)—Respondents.

Take notice that the above application under sections 9 and 13 of Act V of 1920 for adjudging respondents (1) to (4) and the joint family of respondents (2) to (6) as insolvent comes on for hearing before the Additional Subordinate Judge, Trichinopoly, on 25th February 1930.

No. 5 of 1930, *Ses-Court, TRENCHMONT.*
Sellaprasad Nattar, son of Muthuswami Nattar
at Sembakur, Lalpudi taluk—Petitioner (Creditor).
Talukam Ramaswami, son of Ranganatha at Somasathi street,
Wadayar, Trichinopoly (Debtor) and Ramaswami Thavar
and two others (other creditors)—Respondents.

Take notice that the above application under sections 9 and 13 of Act V of 1920 for adjudging first respondent insolvent comes on for hearing before the Additional Subordinate Judge, Trichinopoly, on 25th February 1930.

No. 4 of 1930, SUB-COURT, TRICHINPOLY.

Saver: Kanna Pillai, son of Palanathan Pillai, in Kallian street, Narayanaipalayam, Trichinopoly taluk—*Plaintiff* (Civil).

Sathya Naraya, son of Jacobsona Naraya, residing in the Central Jail, Trichinopoly and Pundarikrishna (other names)—*Respondents*.

Take notice that the above application under sections 8 and 13 of Act V of 1930 for adjudging the respondent insolvent comes on for hearing before the Additional Subordinate Judge, Trichinopoly, on 4th March 1930.

No. 7 of 1930, SUB-COURT, VANNIAR.

Sethappa Kandasani, son of Palanathan Kandasani of Vanniarupalayam, Kallar taluk—*Plaintiff* (Civil).

Palamani Kandasani, son of Sethappa Kandasani of Pannur, Kallar taluk (other) and Kandasani Chettiar and seven others (other names)—*Respondents*.

Take notice that the above application under sections 8 and 13 of Act V of 1930 for adjudging the respondent insolvent comes on for hearing before the Additional Subordinate Judge, Trichinopoly, on 4th March 1930.

G. M. KUPPUSWAMI,
Additional Subordinate Judge.

Trichinopoly, 19th February 1930.

No. 2 of 1930, SUB-COURT, TIRUVARUR.

Tyagaraja Dorairaj, son of Sundarathai Pandaram, residing at Karia Tiruvavur—*Plaintiff* (Civil).

K. A. Annadurai Appay and his others—*Respondents* (Civil).

Notice is hereby given under section 13 (2) of Act V of 1930 that the petitioner aforesaid has applied to this Court for being declared as an insolvent and that the petition is posted to 19th March 1930 for hearing. Any creditor wishing to oppose the same may appear before the Court in person or by proxy on the said date.

P. C. TYAGARAJA APPAY,
Subordinate Judge.

Tiruvavur, 19th February 1930.

No. 14 of 1930 (J.A. No. 33 of 1930), SUB-COURT, VANNIAR.

Muthuvela Udayar, son of Ramasami Udayar, V-Elai, nabinnadu, residing at Beluram, Palak taluk—*Plaintiff* (Civil).

A. Vethachala Pillai and four others—*Respondents* (Civil).

Notice is hereby given that the aforesaid petitioner has applied to this Court to cancel the order of adjudication passed in his favour on 10th February 1929 and that the said petition stands posted to 19th March 1930.

No. 2 of 1930, SUB-COURT, VANNIAR.

Arun Khan, son of M. Hussain Khan, Mahamadan, residing at Tharuvampal, Gollapalayam—*Plaintiff* (Civil).

Mohammed Khan, son of Jamshid Sahib and Nayfeh Khan, son of Mohammed Khan Sahib, Mahamadan, residing at Dammampal, Gollapalayam, Tiruvannamalai District Muzaff's Circle—*Respondents* (Civil).

Notice is hereby given that the aforesaid petitioner has applied to this Court to adjudge the respondents (respondents) and that the said petition is posted to 19th March 1930 for hearing.

No. 7 of 1930, SUB-COURT, VANNIAR.

V. D. M. Vayyala Mudaliyar, Periyavandi Mudaliyar by marriage partners and Vayyala Mudaliyar and another—*Plaintiffs* (Civil).

Abdul Latheef Sahib, son of Abdul Kader Sahib, Mahamadan, merchant, residing in Rathamam of Kottaiyandur village, Arad Jaggar—*Respondent* (Civil).

Notice is hereby given that the aforesaid petitioners have applied to this Court to adjudge the respondent (respondent) and that the said petition is posted to 19th March 1930 for hearing.

No. 3 of 1930, SUB-COURT, VANNIAR.

Ramiah Kandasani Chetti, son of Gopala Chetti, Renuk Manavandi Chetti and Renuk Ranganatha Chetty, sons of late petitioner, Vanniar, residing at Renuk Renuk, Vanniar—*Plaintiffs* (Civil).

K. N. Vethachalam Chetti and six others—*Respondents* (Civil).

Notice is hereby given that the aforesaid petitioners have applied to this Court for being adjudged insolvent and that the said petition stands posted to 19th March 1930 for hearing.

K. M. KRISHNA KURUP,
Subordinate Judge.

Vanniar, 17th February 1930.

No. 3 of 1930, DISTRICT MURDER'S COURT, CHENNAI.

Boga Papiah of Poldipadu—*Plaintiff*.

Betta Ramaswami Chetti and Betta Ranganatha Chetty, sons of late petitioner, Vanniar, residing at Renuk Renuk, Vanniar—*Plaintiffs* (Civil).

Take notice that the aforesaid petitioner has been adjudged insolvent by an order of this Court, dated 26th January 1930, that the Official Receiver, Bechamper (Madras District), is appointed Receiver of the estate of the insolvent and that the creditors shall prove their debts before the Official Receiver in the manner laid down by the rules, and that time for discharge is one year.

No. 4 of 1930, DISTRICT MURDER'S COURT, CHENNAI.

Kerri Subbanna—*Plaintiff*.

See Kandasani Bala Subbanna—*Respondent* (Civil).

Take notice that the aforesaid petitioner has been adjudged insolvent by an order of this Court dated 26th day of January 1930, that the Official Receiver, Bechamper (Madras District), is appointed Receiver of the estate of the insolvent and that the creditors shall prove their debts before the Official Receiver in the manner laid down by the rules, and that time for discharge is one year.

M. KANNARASU,
District Judge.

Chennai, 19th February 1930.

No. 7 of 1930, DISTRICT MURDER'S COURT, CHENNAI.

Krishna Kanna, son of Karayya Kanna, aged about 35, Edaga mode, residing at Mambalipalayam, haveli of Uppilipalayam, Coimbatore taluk—*Plaintiff*.

Ranganatha Naraya, son of Nanduratha Narayana Naraya, Kanna, residing at Uppilipalayam, Coimbatore taluk, Ranganatha post, and four others—*Respondents*.

Notice under section 13 (2) of Act V of 1930 is hereby given that the aforesaid petitioner has applied to this Court to adjudge him as insolvent, hearing, 19th March 1930.

D. S. RAJA RAO,
Additional District Magistrate.

Coimbatore, 19th February 1930.

No. 1 of 1930, DISTRICT MURDER'S COURT,
CHENNAI.

Yakkadai Kottees—Petitioners.
Velupillai Chinnai Seshanna and others—*Respondents.*
Notice is hereby given under section 19 (2) of Act V of 1920 that the petition put in by the above-named petitioners to declare him an insolvent is posted to 16th March 1930 for the hearing of objection.

No. 2 of 1930, DISTRICT MURDER'S COURT,
CHENNAI.

Velupillai Ganesan—Petitioner.
Madagala Subbaya and others—*Respondents.*
Notice is hereby given under section 19 (2) of Act V of 1920 that the petition put in by the above-named petitioners to declare him an insolvent is posted to 16th March 1930 for the hearing of objection.

V. M. DESSHETTYL,
District Magistrate,
Cuddalore, 17th February 1930.

No. 3 of 1929, DISTRICT MURDER'S COURT,
DINDIGUL.

Narasim Chetti, son of Marudappa Chetti, at Pabandiyar, Kodaikkarai, Madhavu, Uthangudi taluk—Petitioner (Defendant).
Balaraja Udayan, etc.—*Counter-petitioners* (Creditors).

Notice is hereby given that the petitioners herein has been adjudged an insolvent by an order of this Court, dated 25th February 1929, and that the said petitioner should apply for discharge within one year from the said date and that all the creditors should prove their claims as early as possible.

P. RAJAGOPALA ACHARYAR,
District Magistrate,
Dindigul, 20th February 1930.

No. 12 of 1928, DISTRICT MURDER'S COURT,
GUNTUR.

Muhammad Yakub Sahib, son of Saib Sahib, Mohammed of Gaddanah—Petitioner.
Friedrich Kuzman—*Counter-petitioner* (Creditors).

Notice is hereby given that the petitioners has been adjudged an insolvent on 28th January 1930 and that the creditors should prove their claims before the Official Receiver, Guntur, Tamil, for discharge six months from 28th January 1930.

No. 22 of 1929, DISTRICT MURDER'S COURT,
GUNTUR.

Danul Ramaswamy alias Ramalak, son of Chenniah, Naya of Gaddanah—Petitioner (Defendant).
Kareela Sanyasathin Sankha Redd and others—*Counter-petitioners* (Creditors).

Notice is hereby given that the petitioners has been adjudged an insolvent on 21st January 1930 and that the creditors should prove their claims before the Official Receiver, Guntur, Tamil, for discharge six months from 21st January 1930.

K. SETHA RAO,
District Magistrate,
Guntur, 17th February 1930.

No. 2 of 1930, DISTRICT MURDER'S COURT,
HANNAI.

Kappaswami Srinivasan and others—Petitioners.
Yaragandi Kristiah and others—*Respondents.*

Notice is hereby given under section 19 (2) of the Provincial Insolvency Act that the above-named petitioners have filed a petition in this Court, praying that they may be adjudged insolvents and

the petition is posted to 4th March 1930 for hearing.

M. L. NARAYANACHARI,
District Magistrate,
Gannai, 12th February 1930.

No. 1 of 1928, DISTRICT MURDER'S COURT,
KANNAL.

Madhava Shetty, son of Ganapathi Shetty, residing at Maranapudi village, Mangalore taluk—Defendant.

Notice is hereby given under section 41 of the Provincial Insolvency Act that the above-named insolvent has applied to this Court by R.F.A. No. 1240 of 1928 for an absolute order of discharge and that his application is posted for hearing to 26th February 1929. Any creditor wishing to oppose the same may do so on the said date.

B. L. N. HAI,
District Magistrate,
Kannal, 12th February 1929.

No. 3 of 1930, DISTRICT MURDER'S COURT,
MANGALORE.

K. Perumbidam Baliga, son of Kannabattu Manjaththa Baliga, Pannalattu, Madhavu village, Mangalore taluk—Petitioner.

H. Gopalakrishna Paitha and others—Creditors.

Under section 19 (2) of Act V of 1920 notice is hereby given that the above-named petitioner has applied to this Court to adjudge him an insolvent and that the said petition is posted to 16th March 1930 at 11 a.m. to hear objection of the creditors, if any.

P. NARAYANA MENON,
District Magistrate,
Mangalore, 15th February 1930.

No. 21 of 1928, DISTRICT MURDER'S COURT,
PONDICHERRY.

Kajagopal Narayan—Petitioner.
Thibraj Soman and others—*Respondents.*

Notice is hereby given that the petitioners has applied for an absolute order of discharge and the petition is posted to 4th March 1930 for hearing before this Court.

K. R. RAMAKRISHNA AYYAR,
District Magistrate,
Pondicherry, 17th February 1930.

No. 1 of 1930, DISTRICT MURDER'S COURT,
SOLAPUR.

Pethkar Chinnabhai Raju, aged 35, son of Pethkar Hanumanth Raju, Khatapgaon village, residing at Boddhargayam alias Boddhargayam, Solapur taluk—Petitioner (Defendant).

Someshwar Gaur Madal and thirteen others—Respondents (Creditors).

Notice is hereby given, under clause 2 of section 19 of the Provincial Insolvency Act, that the above-named petitioner has applied to this Court for being adjudged insolvent and that the said petition is posted to 12th March 1930 for hearing. Any creditor wishing to oppose the said petition may appear before this Court either in person or by pleader on the said date.

V. NAGESWARA AYYAR,
District Magistrate,
Solapur, 18th February 1930.

No. 22 of 1929, DISTRICT MAGISTRATE'S COURT,
SALAMBA (WARRIOR COUNTY).

Chitham Lalabanda, son of Palayya Koldi, late
petitioner of Achana—*Petitioner* (Defendant).

Pandi Vinnan and seven others—*Defendants* (Defendant).

Notice is hereby given under section 64 of Act V of 1920 that the creditors of the abovesaid petitioner has applied for being declared an insolvent and that the said petition is passed for leaving to 12th March 1930. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

K. G. RAJU RAO,
District Magistrate.

Madras, 12th February 1930.

No. 9 of 1927, DISTRICT MAGISTRATE'S COURT,
TANJAVUR (No. 2 of 1928, DISTRICT MAGISTRATE'S
COURT, WARRIOR COUNTY).

Kannan Venkateswami, son of Thalaray, 25,
Sampandi and Kannan Padi, Nayana, son of
Venkateswami, 29, Sarampudi—*Defendants* (Petitioner).

Pannathala Chendrashekar, son of Subbaraya and
one others—*Defendants* (Applicant).

Notice is hereby given to the effect that the abovesaid defendants have applied to this Court under section 64 of the Act for an order of absolute discharge and that this petition stands adjourned to 25th March 1930. Any creditor wishing to oppose it may do so.

V. V. R. ATADHANI,
District Magistrate.

Tanjore, 14th February 1930.

No. 17 of 1929, DISTRICT COURT, COIMBATORE.

Kandaveeni Karandam and another—*Defendants*,
Arumachalam Chavipar and others—*Creditors*.

Notice is hereby given under section 64 of Act V of 1920 that the creditors of the abovesaid debtor should prove their claims in accordance with Form No. 3 of the Madras Provincial Insolvency Rules of 1920 on or before 25th March 1930; also a final dividend will be declared without regard to their claims.

No. 78 of 1927, SUB-COURT, COIMBATORE.
Abdul Rasool Sahib—*Debtor*.

Sahayyan Pillai—*Creditor*.

Notice is hereby given under section 64 of Act V of 1920 that the creditors of the abovesaid debtor should prove their claims in accordance with Form No. 3 of the Madras Provincial Insolvency Rules of 1920 on or before 25th March 1930; also a final dividend will be declared without regard to their claims.

No. 95 of 1928, SUB-COURT, COIMBATORE.

Karuppan Karandam and another—*Defendants*.

P. S. An. Sa. Ravi, Agent, Sthanman Chavipar and
others—*Creditors*.

Notice is hereby given under section 64 of Act V of 1920 that the creditors of the abovesaid debtor should prove their claims in accordance with Form No. 3 of the Madras Provincial Insolvency Rules of 1920 on or before 12th March 1930; also a final dividend will be declared without regard to their claims.

No. 104 and 141 of 1927, SUB-COURT,
COIMBATORE.

Venkatarama Nayana—*Debtor*.

Pannathala Chavipar and others—*Creditors*.

Notice is hereby given under section 64 of Act V of 1920 that the creditors of the abovesaid debtor should prove their claims in accordance with Form No. 3 of the Madras Provincial Insolvency Rules of 1920 on or before 25th March 1930; also a final dividend will be declared without regard to their claims.

No. 170 of 1928, SUB-COURT, COIMBATORE.

Thann, Manon Sahib—*Debtor*.

M. Rukman Sahib and others—*Creditors*.

Notice is hereby given under section 64 of Act V of 1920 that the creditors of the abovesaid debtor should prove their claims in accordance with Form No. 3 of the Madras Provincial Insolvency Rules of 1920 on or before 12th March 1930; also a final dividend will be declared without regard to their claims.

No. 139 of 1929, SUB-COURT, COIMBATORE.

Pandi Pannathala—*Debtor*.

M. Abdul Khader & Son by partner M. A. Abdul
Rajee Sahib—*Creditors*.

Notice is hereby given under section 64 of Act V of 1920 that the creditors of the abovesaid debtor should prove their claims in accordance with Form No. 3 of the Madras Provincial Insolvency Rules of 1920 on or before 25th March 1930; also a final dividend will be declared without regard to their claims.

No. 205 of 1927, SUB-COURT, COIMBATORE.

Kannappa Karandam—*Debtor*.

Srinivasathi Ammal and others—*Creditors*.

Notice is hereby given under section 64 of Act V of 1920 that the creditors of the abovesaid debtor should prove their claims in accordance with Form No. 3 of the Madras Provincial Insolvency Rules of 1920 on or before 12th March 1930; also a final dividend will be declared without regard to their claims.

C. M. RAMACHENDRAN CHEYYIYAR,
Official Receiver.

Coimbatore, 14th February 1930.

No. 76 of 1922, DISTRICT COURT, RAJAHMUNDRAM.

Kodur Maru Manikayya—*Debtor*.

M. R. M. V. L. Funn through pleader Karuppan
Chetti—*Creditor*.

Notice is hereby given under section 64 of Act V of 1920, that each of the creditors of the abovesaid debtor who have not proved their claims should do so on or before 25th March 1930, failing which a final dividend will be distributed without regard to their claims.

No. 24 of 1929, SUB-COURT, RAJAHMUNDRAM.

Kandaveeni Karandam—*Debtor* (Creditor).

Kandaveeni Karandam and others—*Applicants* (Applicant).

Notice is hereby given under section 64 of Act V of 1920, that each of the creditors of the abovesaid debtor who have not proved their claims should do so on or before 12th March 1930, failing which a final dividend will be distributed without regard to their claims.

J. A. DAVID,
Official Receiver.

Madras, 14th February 1930.

ORIGINAL RESOLUTION'S COURT, SOUTH KANARA.
(No. 17 of 1929, First Court, SOUTH KANARA).

Rabbinikishil Bhaskara Bhatia, son of Ishwara Bhatia, residing at Ullimal in Shikole village in Pattur taluk—*Respondent*.

Under section 64 of Act V of 1929, notice is hereby given that a final dividend will be declared in the said matter and that all creditors should prove their debts to the satisfaction of this Court on or before 25th March 1930, otherwise their claims will not be considered.

No. 7 of 1929, ORIGINAL RESOLUTION'S COURT,
SOUTH KANARA.

Laxmi Perumayya, son of Alix Perumayya, residing at Shikole village in Ullimal taluk—*Respondent*.

Under section 64 of Act V of 1929, notice is hereby given that a final dividend will be declared in the said matter and that all creditors should prove their debts to the satisfaction of this Court on or before 25th March 1930, otherwise their claims will not be considered.

No. 18 of 1929, ORIGINAL RESOLUTION'S COURT,
SOUTH KANARA.

Vijal Kamesh, son of Paramahar Manjunath Kamesh, residing in Mangalore Town—*Respondent*.

Under section 64 of Act V of 1929, notice is hereby given that a final dividend will be declared in the said matter and that all creditors should prove their debts to the satisfaction of this Court on or before 25th March 1930, otherwise their claims will not be considered.

J. F. SQUEENA,
Official Receiver.

Mangalore, 12th February 1930.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND THE SOUTHERN INDIA GUJARATI PRINTING AND PUBLISHING HOUSE, LIMITED.

Whereas communications addressed to the Southern India Gujarati Printing and Publishing House, Limited, at its registered office are referred undelivered through the Dead Letter Office.

And whereas at the time of a visit on the 10th December 1929 there was no trace of the company at its registered office:

And whereas it appears accordingly that the Southern India Gujarati Printing and Publishing House, Limited, is not carrying on business or is not in operation:

Notice is hereby given, pursuant to section 247 (3) of the Indian Companies Act, 1913, that unless notice is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

Madras, 13th February 1930

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND THE LAND AND LOANS CORPORATION, LIMITED.

PURSUANT TO SECTION 247 (3) OF THE
INDIAN COMPANIES ACT, 1913.

Whereas letters addressed to the Land and Loans Corporation, Limited, at its registered office remain unanswered;

And whereas it appears accordingly that the Land and Loans Corporation, Limited, is not carrying on business or is not in operation.

Notice is hereby given, pursuant to section 247 (3) of the Indian Companies Act, 1913, that unless notice is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND THE INDUSTRIAL AND TRADING CORPORATION, LIMITED.

Whereas letters addressed to the Industrial and Trading Corporation, Limited, at its registered office, remain unanswered;

And whereas it appears accordingly that the Industrial and Trading Corporation, Limited, is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247 (3) of the Indian Companies Act, 1913, that unless notice is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND THE MADRAS CHEMICAL INDUSTRIES, LIMITED.

PURSUANT TO SECTION 247 (3).

Whereas the Madras Chemical Industries, Limited, is being wound up and the undersigned his honorable cause to help that an liquidator is acting on behalf of that company.

Whereas the returns required to be made by the liquidator have not been made for a period of six months after notice demanding the returns was sent by the post to the liquidator at the said company at his last known place of business.

Whereas a notice, dated 25th August 1929, was published on page 1597, *Fort St. George Gazette*, Part II, dated and reprinted 1929, pursuant to section 247 (4) of the Indian Companies Act, 1913, to the effect that unless notice was shown to the contrary before the expiration of three months from the date of that notice the name of the said company would be struck off the register and the company would be dissolved.

And whereas the said company has not shown such notice within the time allowed which expired on the 25th November 1929, therefore the name of the company has, under section 247 (5) of the Indian Companies Act, 1913, been struck off the register.

H. KRISHNAMURTHI,

Assistant Registrar of Joint Stock Companies,

Madras, 12th February 1930.

PUBLIC WORKS NOTIFICATION.

UNCLAIMED SUM.

Notice is hereby given that a sum of Rs. 5 being the earnest money deposited by one Chinn Subba in connection with the lease of the usufructs of trees at the site acquired for constructing a hotel for the Sub-Assistant Surgeon general, Bangalore, Madras, for the period 1st July 1925 to 30th June 1926, remains outstanding in the accounts of the office unclaimed. This amount will be payable to Government if not claimed within one month from the date of this notification.

A. F. BAKER,

Officiating Executive Engineer,
South Forestry Division,

Madras, 17th February 1930.

MARINE NOTIFICATION.

REPORT OF VESSELS

ARRIVED AT, AND DEPARTED FROM, THE PORT OF MATRAN
FROM 1ST JAN TO THE 31ST FEBRUARY 1966.

ANSWERS

Date	Name of vessel	Tonnage	Species	Master	Where from	Birth receipt.
1890.						
Feb 14	R. S. "City of Rome"	8,414	B	R. G. Hoppes	Liverpool	West coast No. 8.
" 16	S. S. "Cora Haggildeny"	6,974	B	W. J. Haggildeny	Swansea	West coast No. 8.
" 18	R. S. "Wales"	5,219	B	F. S. Reynolds	Swansea	North coast No. 1.
" 20	R. S. "Barrow"	2,193	B	R. J. Dwyer	Cardiff	West of West coast
" 20	S. S. "Niam"	2,250	B	R. R. Connel	Cardiff	West coast No. 8.
" 27	R. S. "Mylor"	3,150	B	H. W. Deaneham	Birmingham	North coast No. 2.
" 27	R. S. "Nantes"	6,252	B	H. M. Cook	London	West coast No. 1.
" 28	R. S. "Kagat"	5,101	B	H. J. Goshie	Cardiff	No. 8.
" 28	R. S. "Hermes"	5,194	B	H. J. Baker	Do	West coast No. 1.
" 29	R. V. "Triton"	3,650	B	J. H. Dingley	West End	West coast No. 8.
" 28	R. S. "Seymour"	3,973	B	W. K. Keweney	Swansea	West coast No. 2.
" 28	R. S. "Argos"	3,475	B	G. K. Keweney	Guthrieburg	West coast No. 8.
" 28	S. S. "Explosioner Goudard"	2,566	F	P. Barthe	Birmingham	West coast No. 8.

Discussion

Date.	Name of vessel.	Tonnage.	Port of origin.	Master.	Bound to.	North assigned.
1230.						
Feb. 21.	E. S. "Merrimack" ..	4,377	M.	W. V. Washburn ..	California ..	West only No. 2.
" 14 ..	E. S. "Idaho" ..	5,751	M.	A. Knappe ..	Algeria ..	No. 3 and North only.
" 14 ..	E. S. "City of Salem" ..	4,014	M.	M. Q. Higgins ..	Chile ..	West only No. 2.
" 14 ..	E. S. "Fargo" ..	2,110	M.	A. S. Lamb ..	France ..	No. 2 and South only.
" 18 ..	E. S. "Essex" ..	3,610	B. I.	G. E. P. Shaw ..	England ..	Port only.
" 18 ..	E. S. "Oswego" ..	5,575	M.	F. Eberhard ..	Germany ..	Port only.
" 17 ..	E. S. "Essex" ..	3,610	M.	S. F. Connel ..	Sw. ..	West only No. 4.
" 18 ..	E. S. "San Francisco" ..	4,674	M.	A. Mackay ..	Chile ..	West only No. 2.
" 18 ..	E. S. "Nashua" ..	4,110	M.	H. M. Nash ..	California ..	West only No. 2.
" 18 ..	E. S. "Huller" ..	4,190	E.	H. J. Crocker ..	Denmark ..	No. 4.
" 12 ..	E. S. "Essex" ..	4,110	M.	F. E. Eberhard ..	Germany ..	No. 2 and South only.
" 12 ..	E. S. "Essex" ..	3,610	M.	M. J. Connel ..	Chile ..	West only No. 2.
" 22 ..	E. S. "Vesta" ..	2,605	A.	J. L. Dwyer ..	Spain ..	West only No. 2.
" 22 ..	E. S. "Knappe" ..	4,750	M.	P. Mackay ..	Chile ..	West only No. 3.

A = Austria, B = Britain, BI = British India, D = Dutch, F = French, S = Norwegian

Shakoor Office, Madras,
31st February 1948.

R. W. V. SEATTY, *Commander, R.N.*,
Deputy Commander of the Fleet

FINANCIAL NOTIFICATION.

NOTIFICATION

Portions of the following currency notes of the Matras Circle are stated to have been destroyed, and payment of their value has been claimed by the person whose name is placed against the number. Any other person claiming a right to them is warned to communicate at once with the undersigned.—

[illegible]

T. S. PILLAI,
General Editor

Currency Office, Madras,
2nd February 1939.

REVENUE NOTIFICATIONS.

Mining Certificates

The parties named below have been granted certificates of approval under the Mining Rules which will be in force upon 31st December 1933.—

[Area upon which the person proposes to propose
or mine—Madras Presidency.]

Date of order granting the certificate—
10th February 1928.

Name and address

Messrs. Oakley Dawson & Co., Goldhargum,
Beverly City.

Board (Land Revenue and Settlement),
Madras, 14th February 1934.

Date of order granting the certificate—
17th February 1936.

M.H.Ey. T. Vass, Hljask, Modrov.
Bogor Abdul Nobi, Dharu village, Dharu
tabia. Kurnool District.

K. RAMAN NAYAR,
Assistant Secretary

Board (Land Revenue and Settlement),
Madras, 17th February 1926.

TENDER FOR THE SUPPLY OF LABOUR.

Notice is hereby given that sealed tenders will be received up to 12 noon on 15th March 1930 by the General Superintendent, Public Works Workshops and Stores, Madras, for the supply of labour for iron, brass and other metal foundry work for the official year 1929-30. Bids should be clearly noted against each item furnished in the specification below. Tenders should be accompanied "Orders for the supply of labour".

2. Each tender must be accompanied by earnest money of Rs. 100 in cash and in default of such earnest money, the tender will be rejected.

3. Tenders will be opened by the General Superintendent at his office on the 15th March 1930 in the presence of those who may choose to attend.

4. The successful tenderer will have to execute an agreement in P.W.D. Form K-2 and deposit Rs. 250 (two hundred and fifty only) for the due fulfilment of the work. The General Superintendent reserves the right to reject any tender without assigning any reason.

5. The successful tenderer will have to enter on his duties on 1st of April 1930 and will be bound by the agreement only for one year from that date.

6. The contract shall not be liable.

7. Tenderers are requested to write in extensive words also the rates quoted by them against each item included in the tender.

Description.

Item number, description and classification of work to be executed.	Unit of measurement.
<i>Iron castings.</i>	
1. Special—Castings from iron, and various pattern castings, wheels, valves, etc.	
2. Port shaft—Cylindrical girth, pulleys, etc.	
3. General cast-iron articles with and without core by ordinary work and such of various diameters and in large quantities.	* Per ton cast metal.
4. Third class—Iron bars, slugs, etc.	
5. Fourth class—Castings, wrought iron, etc.	

Rates and other relevant matters.

4. Castings, from ...	per ton cast metal
1. Do. ...	per ton cast metal
2. Do. ...	per ton cast metal
3. Do. ...	per ton cast metal
4. Do. ...	per ton cast metal
5. Do. ...	per ton cast metal
6. Do. ...	per ton cast metal
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85. Do. ...	per ton cast metal
86. Do. ...	per ton cast metal
87. Do. ...	per ton cast metal
88. Do. ...	per ton cast metal
89. Do. ...	per ton cast metal
90. Do. ...	per ton cast metal
91. Do. ...	per ton cast metal
92. Do. ...	per ton cast metal
93. Do. ...	per ton cast metal
94. Do. ...	per ton cast metal
95. Do. ...	per ton cast metal
96. Do. ...	per ton cast metal
97. Do. ...	per ton cast metal
98. Do. ...	per ton cast metal
99. Do. ...	per ton cast metal
100. Do. ...	per ton cast metal

* Remark.—The tenderer will be supplied at the necessary rate, price and quantity except yellow clay, red earth, basalt, green glass and other such, which must be provided by the contract of himself.

W. H. TURNER,
General Superintendent.

Public Works Workshops and Stores,
Madras, 17th February 1930.

TENDER FOR CONSTRUCTING GENERAL OUT-PATIENTS DEPARTMENT AND OPHTHALMIC OUT-PATIENTS DEPARTMENT, SPECIAL WARD FOR BLINDS AND TUBERCULAR WARD FOR BLINDS IN THE NEW HEADQUARTERS HOSPITAL, MADRAS.

Sealed tenders in the prescribed Form P.W.D. V-18 (which should be carefully studied) will be received by the Superintending Engineer at his Office at Trichinopoly up to 2 p.m. on 15th April 1930 for the above work to be constructed at (Madhavaram) Madras.

2. Each tenderer should remit Rs. 2,000 into the Government Treasury at Trichinopoly as earnest money and should enclose the tenderer's cheque for this amount with his tender. This amount will be refunded to successful tenderers by means of cheque on the same treasury.

3. As soon as the purchase of the tender is notified, the successful tenderer will be required to deposit a further sum of Rs. 1,500 which with the earnest money will be held as security for due fulfilment of the contract.

4. The Superintending Engineer will reserve to himself the right of rejecting all or any of the tenders without assigning any reason for so doing. Tenders not in color or not prepared according to instructions are liable to be summarily rejected. Corrections should be insisted and deposit.

5. The schedule of quantities without prices prepared by the department is attached for information of the prospective tenderers. The quantities are only approximate and are subject to alterations, omissions, deductions and additions as provided for in P.W.D. Form V-52.

6. The contract documents can be examined in the office of the Superintending Engineer, Trichinopoly, and the Executive Engineer, Madras Special Division, Madras, at any time between 11 a.m. and 5 p.m. on any working day and the Form P.W.D. V-18 may also be obtained at these offices.

7. The rates should be expressed in words and figures.

8. The tenderer should state the time required by him for completion of the work. This will be taken into consideration in selecting the tenderer for the work.

9. Damages for each day's delay beyond the stipulated time will be assessed and levied at Rs. 50 per day.

10. Persons desiring to have copies of plans, specifications and contract documents should apply to the Superintending Engineer with a deposit of Rs. 10 which will not be returned.

Schedule.

Schedule of approximate quantities.

(a) The quantities here given are those upon which the approximate estimate has been made, but they are subject to alterations, omissions, deductions and additions as provided in the conditions of the contract and are not necessarily above the actual quantity of work to be done.

(b) It is to be expressly understood that the estimated work is to be taken and (where) including any extra or possible to the tenderer, according to the above quantities which are given and included according to the drawings or as may be ordered from time to time by the Executive Engineer, and the cost calculated by approximate or weight, or the tenderer's estimate of any additional work for any necessary or contingent work connected therewith.

TENDER FOR SUPPLY OF STORES, ETC.

Notice is hereby given that sealed tenders will be received up to 3 p.m. on Friday, the 14th March 1930, by the Superintendent, Government Stores, Mill Buildings, Madras, for the supply, for a period of one year from 1st April 1930, of all or any of the articles mentioned in the following groups: Group I, wood, etc.; II, metals, tools, nails, etc.; III, oil, etc.; IV, date seeds, copra, etc.; V, kumbar; VI, sugar (granary), etc.; VII, potato (granary), etc.; VIII, wood work, IX, metal work, and X, kumbar oil, etc. Tenders should be on printed form, copies of which can be obtained free on application, and must be accompanied by a deposit of Rs. 25 for each of the groups (samples required) which will be returned if the tender is not accepted. Ten per cent on the estimated annual value of the accepted tender should be deposited and the contractor must execute an agreement on stamped paper, the text of which is to be borne by him. This deposit will be forfeited in case of failure to supply the articles within the time stated or of the quality required. The Superintendent reserves to himself the right of accepting all or any of the tenders without assigning any reason for doing so. The articles should be weighed and delivered, as may be directed, at the Mill Buildings, Government Branch and Mount Road Branch at the cost of the supplier.

A. D. GREENE,
Superintendent.

Government Stores, Mill Buildings,
Madras, 13th February 1930.

TENDER FOR CONSTRUCTION OF A BLOCK OF TWO 'D' TYPE AND TWO 'C' TYPE QUARTERS FOR THE SUBORDINATE OFFICERS AT CHRISTALADEVI CATTLE-FARM, NELLORE DISTRICT.

Tenders on lump sum contract will be received by the Architect at his office up to 3 p.m. on 1st March 1930 for the work of "Construction of a block of two 'D' type and two 'C' type quarters for the subordinate officers at Christaladevi cattle farm, Nellore District."

1. The tender should be addressed to the Executive Engineer, Nellore Division, and must be submitted in proper form in sealed covers, the name of the tenderer and the name of the work being noted on the cover.

2. (a) Each tender should be accompanied by an earnest money of Rs. 500 in cash or in currency notes of the Madras circle which should be remitted to the Executive Engineer, Nellore Division, either in person or through an agent of the tenderer or by money order.

(b) In case of the parties whose tenders are not accepted, the earnest money will be refunded by means of a cheque drawn only on the Imperial Bank of India, Nellore.

(c) The parties should make their own arrangements to have the cheque cashed.

4. The Executive Engineer will reserve to himself the right of rejecting all or any of the tenders without assigning any reason for so doing.

5. As soon as the acceptance of the tender is notified the successful tenderer will be required to sign an agreement or proper document here for the fulfilment of the contract.

6. Failure to comply with condition 5 within 15 days of the date of notification of the acceptance of the tender will result forfeiture of the earnest money in full.

7. The contract must not be called.

8. Tenders not submitted in proper form and in due time will be liable for rejection.

9. No alteration which is made by the tenderer in the form of the tender or the contract documents will be recognized and the tender will be liable for rejection.

10. The tender must be for the completion of the whole for a stated lump sum subject to payment of extras under Schedule U of the contract.

11. The tenderer will prepare and price, so far as is necessary to enable him to estimate the lump sum for which he is prepared to complete the whole work his own schedule of quantities on the basis of the contract documents, i.e., estimate without rates, the plans, specifications and the conditions of contract which will be the only documents open to be inspected and accessible to him and unless done with his tender.

12. A copy of the abstract with quantities and without rates will also be given to contractors regarding these but it should be clearly understood that the tenderer is solely responsible for the correctness of the quantities entered therein.

13. Other conditions of lump sum contract and the contract documents can be seen at any time between 11 a.m. and 4 p.m. on working days at the office of the Executive Engineer, Nellore Division, Public Works Department, from which blank forms of tender can be obtained free of cost. A copy of the set of contract documents will also be had on payment of Rs. 15 for each set.

14. The work should be completed and handed over to the Public Works Department by the contractor on the site handed over to the contractor by the 1st April 1931, failing which a penalty of Rs. 15 per day will be levied and will be recovered from the contractor's retainage until the work is completed and handed over to the Public Works Department.

W. H. SAWYER,
Executive Engineer, Nellore Division.

Nellore, 17th January 1930.

SALE OF RIGHT OF FISHING.

Notice is hereby given that the lease of the right of fishing in the Dam Memmichale tank, Coimbatore taluk, will be sold by public auction at the District Inspection Bungalow on the 13th March 1930 at about 8 a.m. The lease will be for three years and will begin from the 1st March 1930 and terminate on 1st March 1933. The lease will be granted to the highest bidder at the auction subject to the following conditions:—

(1) That no person will be allowed to bid at the auction unless he has deposited Rs. 100 (Rupees one hundred) which in the case of unsuccessful bidder, will be returned immediately the result of the auction is known.

(2) The per cent of the total amount of bid must be deposited with the Subdivisional Officer at the termination of the sale as security for the due fulfilment of the contract. The first year's lease amount must be paid in full within seven days of the date of auction in addition to the security deposit.

(3) The sale will not be complete until the approval of the Executive Engineer in writing shall have been communicated to the successful bidder.

(4) If the above conditions are not fulfilled, the lease will be re-auctioned and the sum deposited will be forfeited to Government. Any loss which may be incurred thereby will also be recovered from the person in default.

	Quantity.
21. Kaurias, shell, for suitable for four men	3,500
22. Fitting of 1/2 lb. wire to head suitable and no shell	2,500
23. Fitting of wire coats to shells for suit	1,500

Remarks.—Shell alone will be supplied in the above cases and they should be stored with before making up the clothing. The quantity of shell required for each case should also be stated in the tender.

III. Supply of linen feed.

(a) About 62 tons of washed and dried 42 inch of wheat bran and about half a ton, bran—p. Is supplied in 70 weekly instalments at the end of the month preceding that for which they are required at the headquarters here, Port George.

(b) About 518 tons of grain per annum—to be supplied in 12 weekly instalments at the end of the month preceding that for which it is required at the following 1 column according to the requirements of each article which will be communicated then and there by the officers concerned.

* B & C, D, E, F, G, H and headquarters here, Port.

IV. Supply of straw for bedding of horses.

About 75 tons of straw per annum—to be supplied in 12 weekly instalments at the end of the month preceding that for which it is required at the following 1 column according to the requirements of each article which will be communicated then and there by the officers concerned.

† B & C, D, E, F, G, H and headquarters here, Port.

V. Supply of harness and saddlery.

	Quantity.
1. Saddle girths	10
2. Saddle bags	10 pairs.
3. Stirrup leathers	10
4. Girth reins	10
5. Twelve head harness without leathers	10
6. Working for saddle girths	10 pairs.

VI. Supply of rice.

About Rs. 4,000 worth of rice per annum to be supplied in 12 weekly instalments at the headquarters, Trincomalee.

VII. Supply of oil to police stations.

About 172 tons of coconut oil and 64 gallons of kerosene oil per annum to be supplied in 12 weekly instalments at the headquarters here, Port.

C. R. CUNNINGHAM,
Commissioner of Police.

Mease, 26th February 1930.

SALE OF COUPES UNDER WORKING PLANS FOR 1930-31, MELLOR DISTRICT.

Two fee coupons detailed in the schedule below will be sold by public auction by the Forest Ranger, or Deputy Forester in the presence of the prothonotary at the sub-divisional offices at 11 a.m. on the dates noted against them, the period of time being from 1st July 1930 to 30th June 1931.

2. No one may bid for another person unless he holds a power of attorney from him. The power of attorney should be produced before the officer conducting the sale before the sale commences, and a power of attorney holder must declare whether he is bid on behalf of himself or another at the moment a lot is knocked down to him.

3. All bidders should, before bidding at the sale, pay to the officer holding the sale an earnest-money deposit of Rs. 200 and produce a satisfactory certificate given by a Tahsildar or a corresponding official showing the amount up to which the bidder is solvent.

4. In addition to the solvent certificate mentioned in paragraph 3, the successful bidder should produce before he executes the agreement, a solvent certificate from the Tahsildar of the taluk showing the sale of the property purchased by him and the cost up to which he is solvent.

5. The sales are subject to confirmation by the Collector of Mellor who reserves to himself the right to reject any bid without assigning reasons therefor. In the case of any dispute arising at the instance of the Collector's decision shall be final.

6. At the close of the sale the deposit of earnest-money holders will be referred to them, while those of the highest bidder will be retained and settled towards Revenue deposits on account for the due fulfilment of the terms of the agreement. These amounts will after receipt of orders of confirmation of sale be adjusted to Forest savings bank deposits and Savings Bank pass books issued for them in the name of the Revenue Divisional Officer.

7. The successful bidder should at the close of the sale pay one-fourth of the sale amount if the bid exceeds Rs. 200 or the full amount if it is less than Rs. 200 to the Treasury Deputy Tahsildar. These amounts will be credited to Revenue deposits in the first instalment to be adjusted to the power held on receipt of orders confirming the sale. Should he fail to pay the above amount immediately, the coupe will then and there be void at the risk of the defaulter, the earnest-money deposit made by him forfeited to Government and any loss accruing to Government on account of the coupe recovered from him as an arrears of land revenue.

8. If the bid is over Rs. 200 it shall be paid in four instalments within the dates given below or in any other way that the Collector may decide on special cases. The earnest-money deposit made before the sale will be deducted from the last instalment.

First instalment	At the close of sale.
Second instalment	1st October 1930.
Third instalment	15th January 1931.
Fourth instalment	1st April 1931.

9. The successful bidder will, within seven days of the receipt of the confirmation order, execute an agreement failing which the coupe will be void at his risk and loss, all payments already made by him forfeited to Government and any loss accruing to Government by such coupe recovered from him as an arrears of land revenue.

10. The contractor will not be permitted to enjoy the coupe without a license which will be issued only after he pays the necessary preliminary dues and executes an agreement.

11. The right to fell shall not be sold or transferred or sub-revived without the Collector's previous permission; nor shall any agent be appointed without the Collector's previous approval.

12. The contractor may pay the second, third and fourth instalments in advance and be allowed to secure Government, third and fourth coupe respectively, if he works in the persons strip is completed before. If a coupe is divided into two or three strips, the contractor shall pay the second, third and fourth instalments before he enters the second or third strip.

13. Interest will be charged at 10 per cent per annum on money due instalment. If instalments are not paid on the dates on which they are due, enjoyment will be suspended until such time as the amount is paid up with interest. If the instalments are not paid within five months after the due date with interest, or in the event of any breach of the conditions of sale, the Collector may void or cancel the agreement and forfeit all payments already made to Government and recover the arrears instalments as arrears of land revenue.

14. The special attention of the intending bidder is drawn to condition 10 of the agreement which requires the contractor to put up a fence around the coupe leased to him. He will also be required to put up a fence on both sides of all recognized boundaries that go through the coupe.

15. The laying of Euphorbia shall be done by the contractor. Palways, data, margins and boundary plants and trees shall not be cut but only the weak growth under them.

16. In all cases where cages are to be worked over, two wire cages, the line between the cages and the wire mesh must be faced by the cage contractor in the same manner as the cage boundaries are.

17. Interested visitors are invited to inspect the areas to be sold hereafter. After the sale no complaints on the ground of deficient stock, etc., can be entertained.

18. The prices of cages given in the annexed schedule are only approximate. Correct areas will be estimated at the time of sale.

SCHEDULE.

**CAGES ADVERTISED FOR SALE FOR WARDEN
IN 1933-34.**

Name of a holding, date, name of owner and
cage number

Nature table.

At Nellore Taluk office on 12th April 1933,
Saturday, by the Panchayat Deputy Tahsildar,
Nellore.

	Area in acres.
Parturapur.	
Kannayy East, Sarayalli, 11	60.0
Do, 12	60.0
Kannayy West, Kannayy West, 11	60.0
Sarayalli, Sarayalli, 7	60.0
Nellore, Nellore, 17	115.0
Dandak, Dandak, 17	120.0
Kandayy, Kandayy, 19	40.0
Kandayy, Kandayy, 1	120.0

Other cages.

Chennakani, Chennakani, 7	60.0
Do, 8	60.0
Do, 9	60.0
Do, 10	60.0
Maharaj, Maharaj, 7	60.0
Do, 8	60.0
Do, 9	60.0
Do, 10	60.0

Attacher table.

At Nellore Taluk office on 12th April 1933,
Saturday, by the Panchayat Deputy Tahsildar,
Nellore.

	Area in acres.
Real cages.	
Padmalayyapuram, Padmalayyapuram, 18	40.0

Other cages.

At Koppal Taluk office on 16th April 1933,
Monday, by the Panchayat Deputy Tahsildar,
Nellore.

	Area in acres.
Real cages.	
Devarayy, Devarayy, 14	110.0
Do, 15	110.0
Do, 16	110.0
Do, 17	110.0
Kollapalli, Kollapalli, 11	10.0
Kollapalli, Kollapalli, 12	10.0
Varanasi, Varanasi, 17	70.0
Varanasi, Varanasi, 18	70.0
Do, 19	70.0
Do, 20	70.0
Do, 21	70.0

Other cages.

Varanasi, Varanasi, 7	60.0
Do, 8	60.0
Do, 9	60.0
Do, 10	60.0

Other table.

At Gudur Taluk office on 19th April 1933,
Thursday, by the Panchayat Deputy Tahsildar,
Gudur.

	Area in acres.
Other table.	
Kollapalli, Kollapalli, 18	10.0
Do, 19	10.0
Varanasi, Varanasi, 17	10.0
Do, 18	10.0
Varanasi, Varanasi, 19	10.0
Do, 20	10.0
Varanasi, Varanasi, 21	10.0
Kollapalli, Kollapalli, 2	10.0

Other table.

At Gudur Taluk office on 19th April 1933,
Thursday, by the Panchayat Deputy Tahsildar,
Gudur.

	Area in acres.
Other table.	
South Mysore, South Mysore, 1	10.0
South Mysore, South Mysore, 2	10.0
South Mysore, South Mysore, 3	10.0
South Mysore, South Mysore, 4	10.0
South Mysore, South Mysore, 5	10.0
South Mysore, South Mysore, 6	10.0
South Mysore, South Mysore, 7	10.0
South Mysore, South Mysore, 8	10.0
South Mysore, South Mysore, 9	10.0
South Mysore, South Mysore, 10	10.0
South Mysore, South Mysore, 11	10.0
South Mysore, South Mysore, 12	10.0
South Mysore, South Mysore, 13	10.0
South Mysore, South Mysore, 14	10.0
South Mysore, South Mysore, 15	10.0
South Mysore, South Mysore, 16	10.0
South Mysore, South Mysore, 17	10.0
South Mysore, South Mysore, 18	10.0
South Mysore, South Mysore, 19	10.0
South Mysore, South Mysore, 20	10.0
South Mysore, South Mysore, 21	10.0
South Mysore, South Mysore, 22	10.0
South Mysore, South Mysore, 23	10.0
South Mysore, South Mysore, 24	10.0
South Mysore, South Mysore, 25	10.0
South Mysore, South Mysore, 26	10.0
South Mysore, South Mysore, 27	10.0
South Mysore, South Mysore, 28	10.0
South Mysore, South Mysore, 29	10.0
South Mysore, South Mysore, 30	10.0

Other table.

At Salingpur Taluk office on 26th April
1933, Tuesday, by the Panchayat Deputy Tahsildar,
Gudur.

	Area in acres.
Other table.	
Gudur, Gudur, 10	10.0
Do, 11	10.0
Do, 12	10.0
Do, 13	10.0
Do, 14	10.0
Do, 15	10.0
Do, 16	10.0
Do, 17	10.0
Do, 18	10.0
Do, 19	10.0
Do, 20	10.0
Do, 21	10.0
Do, 22	10.0
Do, 23	10.0
Do, 24	10.0
Do, 25	10.0
Do, 26	10.0
Do, 27	10.0
Do, 28	10.0
Do, 29	10.0
Do, 30	10.0

Other table.

At Kallal Taluk office on 2nd April 1933, Wednesday,
by the Panchayat Deputy Tahsildar,
Kallal.

	Area in acres.
Other table.	
Tamrapani I, Tamrapani I, 1	10.0
Do, 2	10.0
Do, 3	10.0
Tamrapani II, Tamrapani II, 1	10.0
Do, 2	10.0
Do, 3	10.0
Do, 4	10.0
Do, 5	10.0
Do, 6	10.0
Do, 7	10.0
Do, 8	10.0
Do, 9	10.0
Do, 10	10.0
Do, 11	10.0
Do, 12	10.0
Do, 13	10.0
Do, 14	10.0
Do, 15	10.0
Do, 16	10.0
Do, 17	10.0
Do, 18	10.0
Do, 19	10.0
Do, 20	10.0
Do, 21	10.0
Do, 22	10.0
Do, 23	10.0
Do, 24	10.0
Do, 25	10.0
Do, 26	10.0
Do, 27	10.0
Do, 28	10.0
Do, 29	10.0
Do, 30	10.0

THIRTY-ONE LIST OF CORRECTIONS TO THE BOOK OF FUNDAMENTAL RULES AND SUMMARY RULES.
 Part 5 (5 p.).

LIST OF CORRECTIONS TO THE LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES SUBMITTING THE GENERAL REGISTRATION AND DOCUMENTS IN THE REGISTRATION DISTRICTS are—

CHANNAY—Nos. 15 and 16. Part 5 (6 p.) each.
CHANNAY—Nos. 17. Part 5 (6 p.).
CHANNAY—Nos. 18 to 20. Part 5 (6 p.) each.
CHANNAY—Nos. 21, 22, 23 and 24. Part 5 (6 p.).

CHANNAY—Nos. 25 and 26. Part 5 (6 p.) each.
CHANNAY—Nos. 27 and 28. Part 5 (6 p.) each.
CHANNAY—Nos. 29 and 30. Part 5 (6 p.) each.

LIST SHOWING THE NAMES OF THE TOWNS AND VILLAGES SUBMITTING THE GENERAL REGISTRATION DOCUMENTS IN THE REGISTRATION DISTRICT OF MADRAS, 15, 20, 25, 26 and 30.
 Part 5 (6 p.) each; 21, 22, 23 and 24. Part 5 (6 p.) each.

VILLIAMS' GAZETTEER, 1929. English. 1 a. (3 p.).

VACANCIES.

Applications are invited from qualified persons for posts of surveyors in the Canal Circle, Coimbatore District. The salary of the post including travelling allowance will be Rs. 40 per annum. Application should contain information regarding age, qualifications, present post and salary. The applications will be sent to the undersigned on or before the 15th March 1930.

G. RAMASWAMI AYYAR,
Superintending Engineer, Canal Circle,
Coimbatore District.
 Bangalore, 15th February 1930.

Applications are invited for the post of a typist in this office carrying a salary of Rs. 25—25—15—50—1—12. They must be qualified under section 1 of Public Service Regulations with typing qualifications. The vacancy is not permanent for a month, but it is likely to become permanent eventually. Preference will be given to Non-Brahmins and those having Tamil office experience.

Applications will be received up to 24th March 1930.

S. RAGHUNATHA RAO,
District Forest Officer, North Circle,
 15th February 1930.

PRIVATE ADVERTISEMENTS.

On or after 15th March 1930, I intend moving the High Court to send me as an Advocate thereof.

S. KADUR MUHAMMAD NINAR,
 Madras, 16th February 1930.

On or after 15th April 1930, I intend moving the High Court to send me as an Advocate thereof.

T. M. UNNITHARACHA MEDUNGADE,
 Pampasagudi, 15th February 1930.

On or after the 31st March 1930, I intend moving the High Court to send me as an Advocate thereof.

M. GOPALAN NAYAR,
 Calicut, 17th February 1930.

I, T. S. Subramanya Nadar, shall henceforth be known as T. S. R. Nadar.

T. S. SUBRAMANYA NADAR,
 Villanpatti, 21st January 1930.

I, A. Venkatesh Rao, the adopted son of Annaswami, shall henceforth be known as A. Annaswami.

A. ANNASWAMI,
 Secunderabad, 16th December 1929.

INSOLVENCY NOTICES.

No. 3 of 1929, District Muziris Court, Bangalore.

Krishnamoorthy Arjunaiah—Petitioner.
Srinivas Poda Ramayya and others—Respondents.

Practitioner filed an insolvency petition. It is posted for return of motions and publications on 15th March 1930. Objectors may be heard on the posting day.

V. VENKATARAMAN,
 Bangalore, 17th Feb. 1930.
Practitioner's Pleader.

No. 8 of 1929, District Muziris Court, Secunderabad.

Hidvekar Balchandra, Annaswami, Navid taluk—Petitioner (Insolvent).
Godarada Lakshminarayana and others—Creditors.

The petitioner has filed an insolvency petition requesting the Court to adjudicate him as an insolvent. The Court has ordered notice to be issued to the creditors and posted the inquiry on 15th March 1930. Those who have objections to this adjudication may satisfy them to the Court on that day.

M. MANAVALLACHARY,
Pleader for Petitioner.
 Secunderabad, 17th February 1930.

No. 8 of 1929, District Muziris Court, Secunderabad.

T. M. Krishnamoorthy Arjunaiah and Venkatesh Arjunaiah—Petitioners.

Practitioner has filed an insolvency petition requesting the Court to adjudicate him as an insolvent and the application is posted to 15th March 1930 for the hearing of objections, if any.

M. DURAIRAM AYTANGAR,
Counsel for Petitioners.
 Chingleput, 17th February 1930.

Take notice that Kanthai Raghayya, Venkatesh, Annaswami, and Pothayya of Malkajgiri Taluk, Secunderabad, have filed a petition in I.P. No. 28 of 1929, on the file of the Sub-Court, Secunderabad, to adjudicate them insolvents, and the same is posted to 15th March 1930 for objection.

N. RANGA RAO,
Pleader.
 Secunderabad, 16th February 1930.

Take notice that Gunda Venkatesh Annaswami has filed a petition for discharge in I.P. No. 127 of 1929, on the file of the Sub-Court, Secunderabad. It is posted for objection to 15th March 1930.

P. S. RANGARAO,
Pleader for the petitioner.
 Secunderabad, 16th February 1930.

THE NELLORE MOTOR SERVICE COMPANY, LIMITED.

Notice is hereby given under section 237 of the Indian Companies Act, that a general meeting of the Company will be held at 4 p.m. in the premises of the Official Receiver's Office, Nellore, on 15th March 1930 for laying before it the accounts of the winding up has been completed.

M. V. SUNDARAM IYER,
 Nellore, 16th February 1930
Liquidator.

METEOROLOGICAL RESULTS.

FROM THE MADRAS OBSERVATORY REGISTER.

Date.	Barometric reduced to 32° F. and sea level.	Temperature.				Moisture in grain.	Direction.	Wind.		Depth of rain.	Cloudy sky.	Height of clouds.	General weather.
		Observed daily mean.		Observed extremes.				Force in miles.	Daily velocity.				
		Dry.	Wet.	Max.	Min.								
1886	Indian.	°	"	°	"	°	Dir.	Miles.	Indian.	°	Dir.	Dir.	Dir.
Feb 17th, Friday ..	29.902	51.2	46.9	54.5	35.7	62.2	SE	120	86	24	4.8	Fin.	Fin.
" 18th, Sunday ..	29.899	51.0	57.3	54	33.2	58.1	SE by S	140	56	28	10.9	Fin.	Fin. with passing clouds.
" 19th, Wednesday	29.904	51.1	59.4	55.1	34.9	60.2	NNE	120	54	18	10.7	Fin.	Fin.
" 20th, Thursday.	29.903	50.8	73.0	69.4	36.3	61.9	NNE	136	92.6	45	6.1	Fin.	Passing clouds.
" 21st, Friday ..	29.898	49.8	59.7	60.9	36.6	51.70	ESE	146	81	40	8.7	Fin.	Fin.
" 22nd, Saturday.	29.904	50.2	74.1	71.1	35.0	60.6	S by E	160	84	39	8.7	Fin.	Do.
" 23rd, Sunday ..	29.905	50.8	77.0	69.8	34.8	61.4	SSE	15	84	33	10.7	Do.	Do.

The Standard Barometer and Thermometers are read at 8 a.m., 10 a.m., 4 p.m. and 8 p.m. and the daily means are obtained by the application of hourly corrections, deduced from twenty years' observations. The column of the barometer is twenty-two feet above the level of the sea, and the reading of the self-gauge is two feet from the ground. The wind, rain and general weather registered are for the current and day—from midnight to midnight.

The total quantity of rain collected since 1st January is 545 inches, the average due for the same period being 117 inches.

A. A. NARAYANA AYYAR,
Assistant Meteorologist.

Madrass Observatory,
24th February 1886.



മോട്ട് സെൻറ് ജോർജ് സെൻറ്

17-ാം ഭാഗം അഗസ്റ്റ് 1930

SUPPLEMENT TO PART IV.—FORT ST. GEORGE GAZETTE.

നമ്പർ (41) FEBRUARY 25, 1930. [PART, 1 & 2.]

പ്രസിദ്ധീകരിച്ച തീയതി: 1930 ഫെബ്രുവരി 25-ാം തീയതി.

മദ്രാസ് ഗവണ്മെൻ്റ് ബിൽ BILL OF THE GOVERNMENT OF MADRAS.

മദ്രാസ് ഗവണ്മെൻ്റ് മദ്രാസ് സ്റ്റേറ്റ് ഇൻഡസ്ട്രീസ് ആക്റ്റ് 1920 ന്റെ ചില ഭാഗങ്ങൾ അതിൽ ഭേദിക്കുന്നതിനായി പ്രസിദ്ധീകരിച്ച ബിൽ.

മദ്രാസ് നിയമസഭയിൽ സഭാ ചട്ടത്തിൻ 20-ാം അനുച്ഛേദം, അതിൽ കാണുന്ന ബിൽ അതിന്റെ ഭേദിക്കുന്നതിനായി പ്രസിദ്ധീകരിച്ച ബിൽ.

BILL No. 3 OF 1930.
1930 ന്റെ 3-ാം നമ്പർ ബിൽ.

A BILL TO AMEND THE MADRAS STATE AID TO
INDUSTRIES ACT (ACT V OF 1920).

(1920 ന്റെ 5-ാം അനുച്ഛേദം) മദ്രാസ് സ്റ്റേറ്റ് ഇൻഡസ്ട്രീസ് ആക്റ്റ് 1920 ന്റെ ചില ഭാഗങ്ങൾ അതിൽ ഭേദിക്കുന്നതിനായി പ്രസിദ്ധീകരിച്ച ബിൽ.

(1920 ന്റെ 5-ാം അനുച്ഛേദം) മദ്രാസ് സ്റ്റേറ്റ് ഇൻഡസ്ട്രീസ് ആക്റ്റ് 1920 ന്റെ ചില ഭാഗങ്ങൾ അതിൽ ഭേദിക്കുന്നതിനായി പ്രസിദ്ധീകരിച്ച ബിൽ.

പ്രസിദ്ധീകരിച്ച തീയതി:

മദ്രാസ് ഗവണ്മെൻ്റ് മദ്രാസ് സ്റ്റേറ്റ് ഇൻഡസ്ട്രീസ് ആക്റ്റ് 1920 ന്റെ ചില ഭാഗങ്ങൾ അതിൽ ഭേദിക്കുന്നതിനായി പ്രസിദ്ധീകരിച്ച ബിൽ.

(1) ഈ അനുച്ഛേദം 1930 ന്റെ മദ്രാസ് സ്റ്റേറ്റ് ഇൻഡസ്ട്രീസ് ആക്റ്റ് 1920 ന്റെ ചില ഭാഗങ്ങൾ അതിൽ ഭേദിക്കുന്നതിനായി പ്രസിദ്ധീകരിച്ച ബിൽ.

(3)- 3 (1) (e) എന്ന വകുപ്പു താഴെ പറയുന്ന വിധത്തിൽ
 ഭേദിക്കുന്നു. അതായത് :-

“അവരിൽ ആരെക്കൂടെയും വേർതിരിച്ചിരിക്കാം എന്ന് സാക്ഷ്യം നൽകിയിട്ടില്ലെന്നുവരികിൽ, ”

(4) 18-ம் வகுப்பில் : ஒரு விவரிப்புத் தயாரிப்பை
தான் ஆரம்பிக்கக் கூடிய பிழைகளைச் சார்ந்தவை.
அதன்மேல் 90% : தயாரிப்பு முடிவில் : ஒரு மாணவர் மேல்
கூடுதலாக.

ഭിഷ്വകമാണെങ്കിലും വിവരണം

[illegible]

சுருதி—பூமிகாவை வெளியில் இருப்பது உருவாகாதது. இப்போது என் உருவாகுகிறது? அதை 'ஸம்' உருவாகியிருக்கிறது. அதாவது 'ஸம்' உருவாகிவிட்ட உருவம்.

[illegible]

1946 International Year

66, 42, 1000000000

மேலும், கல்யாணசோழன்

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கன (பெரியதன்மையுடன்) கனியுள்ளது.

(A. 5.10) $\text{tr}(A) = \text{tr}(B)$

P. V. KURUVILA.

Malayalam: Frontalis de Government.

MADEIRA: PRINTED AND PUBLISHED BY THE SUPERINTENDENT,
GOVERNMENT PRESS.



SUPPLEMENT TO PART II

THE FORT ST. GEORGE GAZETTE

No. 61

MADRAS, TUESDAY EVENING, FEBRUARY 26, 1930.

[Price, 5 paise.]

ABSTRACT OF SEASON REPORT FOR THE WEEK ENDING 22nd FEBRUARY 1930.

GENERAL SUMMARY.

Reliable fair in Chingleput, South Arcot, Chittoor and North Arcot; light or nil elsewhere. Sowing or transplantation of paddy proceeding in parts of East Godavari, Bellary, Anantapur, Nellore, Chingleput and South Kanara. Standing crops generally fair to good. Harvest of paddy proceeding in Guntur, Bellary, Cuddapah, Nellore, East Arcot, North Arcot, Madura, Ramnad and South Kanara, ripe in Guntur, Cuddapah, Nellore and South Arcot, shaken in Bellary and Cuddapah, ripe in Guntur, East Godavari, Bellary, Anantapur, Nellore, Salem, and Madura, greenish in Bellary, Cuddapah, South Arcot and Madura, and tobacco in East Godavari, Guntur and Chittoor, and cotton of sugarcane in Guntur, East Godavari and Bellary, and picking of cotton in Guntur, Kurmad, Bellary and Coimbatore; cotton generally poor to normal. Condition of cattle generally fair to good. Fodder generally sufficient. Water-supply generally sufficient except in parts of Kidar, Anantapur, Salem, Tenkasi and Madura. Prices generally stationary.

R. G. HOLDSWORTH,
Secretary.

BOARD (LAND REVENUE AND SETTLEMENTS),
MADRAS, 25th February 1930.

DISTRICT REPORTS.

GUNTUR.

Water-supply sufficient. 22-70 feet of water in the Russellford reservoir (F.F.L. 45.5) and 51.60 feet of water in the Banda reservoir (F.F.L. 28). Standing crops generally good. Harvest of paddy, rape and pulses and sowing of sugarcane proceeding; cotton poor to fair. Pasture available. Fodder sufficient. Condition of cattle good.

11-507-1

VIZAGAPATAM.

Water-supply generally sufficient. Pasture available. Fodder sufficient. Condition of cattle generally good.

EAST GODAVARI.

Water-supply generally sufficient. The Godavari 170 feet below the crest of the ascent. Transplantation of paddy and planting of sugarcane proceeding in the plains. Harvest of pulses, cotton and tobacco and sowing of sugarcane proceeding; cotton of sugarcane fair to normal; next year to normal. Pasture generally available. Fodder sufficient. Condition of cattle generally fair.

WEST GODAVARI.

Water-supply generally sufficient. Standing crops good. Pasture available. Fodder sufficient. Condition of cattle generally good.

KURNA.

Water-supply sufficient except in parts of the upland taluka. The Kurna 240 feet below the crest of the ascent. Pasture generally available. Fodder sufficient. Condition of cattle generally fair, but rice report and foot-and-mouth disease prevalent in parts.

QUNTUR.

Water-supply generally sufficient for drinking in tanks; supply in canals sufficient for irrigation. Standing crops generally fair. Harvest of tobacco and picking of cotton proceeding; cotton of cotton poor, tobacco fair. Pasture generally available except in parts. Fodder generally sufficient. Condition of cattle generally good.

KURNOOL.

Water-supply sufficient for irrigation in Kurnool-Cuddapah canal. Harvest of cotton proceeding; cotton poor to fair. Pasture available except in parts of Kurnool taluka. Fodder generally sufficient. Condition of cattle generally good.

BELLARY.

Water-supply generally sufficient. Sowing of paddy proceeding. Standing crops generally fair to good. Harvest of paddy, sholas, kanna, groundnut and pulse and picking of cotton and cutting of sugarcane proceeding; cottons generally poor to normal. Pasture generally available. Fodder sufficient. Condition of cattle generally good.

ANANTAPUR.

Water-supply sufficient in wells, tanks and a few tanks and insufficient elsewhere. Transplantation of paddy proceeding. Standing crops generally fair. Harvest of kanna and sugarcane proceeding; cottons poor to fair. Pasture becoming scarce. Fodder sufficient. Condition of cattle generally good.

CUDAPAH.

Water-supply generally sufficient. Harvest of paddy, ragi, sholas and groundnut concluding; cottons poor to fair. Pasture available in limited quantities. Fodder sufficient. Condition of cattle generally good.

NELLORE.

Water-supply generally sufficient. 17-3 feet of water in May and November (F.T.L. 37-4); 15-5 feet of water in August and June (F.T.L. 28-33). Sowing and transplantation of paddy and ragi and sowing of tobacco proceeding. Standing crops generally fair to good. Harvest of paddy, ragi, veriga and kanna and sugarcane proceeding; cottons of veriga poor, rest fair to normal. Pasture available. Fodder sufficient. Condition of cattle generally good.

CHINLEPUT.

Water-supply sufficient. Sowing and transplantation of paddy proceeding. Sowing normal. Standing paddy crop fair. Pasture available. Fodder sufficient. Condition of cattle generally fair, but milkstock proceeds in pairs.

SOUTH ARCADE.

Water-supply sufficient. Standing crops fair. Harvest of paddy, ragi and veriga proceeding and groundnut concluding in pairs; cottons fair. Pasture available. Fodder sufficient. Condition of cattle generally good.

CHITTOOR.

Water-supply generally sufficient. Standing crops fair. Pasture generally available. Fodder generally sufficient. Condition of cattle generally good.

NORTH ARCADE.

Water-supply sufficient. Sowing normal. Harvest of paddy proceeding; cottons bad to normal. Pasture available. Fodder sufficient. Condition of cattle generally good.

SALEM.

Water-supply for irrigation sufficient in parts of the Chinnar, Chinnar and Almar tanks and under the Gurney channels in the Namakkal tank

and generally insufficient elsewhere. Drinking water generally sufficient except in parts. Standing crops fair. Harvest of kanna and sugarcane proceeding; cottons fair. Pasture generally available. Fodder sufficient. Condition of cattle fair.

COIMBATORE.

Water-supply generally sufficient. Six feet of water in the Canyery at Erode. Standing crops fair to good. Harvest of tobacco and picking of cotton proceeding; cottons fair. Pasture generally available. Fodder sufficient. Condition of cattle generally fair.

TRICHINOPOLY.

Water-supply in wells and rain-fed tanks sufficient except in parts; supply in river channels moderate. Pasture available. Fodder sufficient. Condition of cattle fair.

TANJORE.

Water-supply sufficient. Height of water at the Grand Arical 2-3 feet below crest. Discharge in the Coleroon near house about northern and southern branches 4 feet and 3-1 feet respectively. Pasture available. Fodder sufficient. Condition of cattle fair.

MADRAS.

Water-supply sufficient except in parts of non-Periyar area. Average discharge in the Periyar main canal 400 cusecs. Standing crops fair. Harvest of paddy, sugarcane and groundnut proceeding; cottons fair to normal. Pasture available. Fodder sufficient. Condition of cattle generally good.

RAMNAD.

Water-supply sufficient. Standing crops fair. Harvest of paddy proceeding; cottons fair. Pasture available. Fodder sufficient. Condition of cattle fair.

TINNEVELLY.

Water-supply sufficient. No flow over the Sivapattinam dam. Discharge adequate. Pasture available. Fodder sufficient. Condition of cattle fair.

MALABAR.

Water-supply generally sufficient. Standing paddy crop generally fair. Pasture available. Fodder sufficient. Condition of cattle generally fair but milkstock proceeds in pairs.

SOUTH KANARA.

Water-supply sufficient. Sowing of paddy proceeding. Harvest of paddy proceeding; cottons fair to normal. Pasture available. Fodder sufficient. Condition of cattle generally good.

THE NILGIRIS.

Water-supply sufficient. Standing crops fair. Picking of tea and coffee proceeding; cottons fair. Pasture available. Fodder sufficient. Condition of cattle fair.

RAINFALL AND PRICES OF THE STAPLE FOOD-GRAINS FOR THE WEEK ENDING 22ND FEBRUARY 1900.

Station	Rainfall in inches.				PRICE OF GRAIN (IN 40 TONS) PER TON.												District	
	In the week.		Up to the end of the week from 1st April.		Rice.			Sago.			Cotton.			Cassia.				
	1899.	Average price of paddy (in) per cwt.	1900.	Average price of paddy (in) per cwt.	Corresponding week of the previous year.	Last week.	This week.	Corresponding week of the previous year.	Last week.	This week.	Corresponding week of the previous year.	Last week.	This week.	Corresponding week of the previous year.	Last week.	This week.		
Circar.	Ganjam	0.1	47.5	47.5	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	Ganjam
	Vengal	0.1	47.5	47.5	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	Vengal
	East Godavari	0.1	47.5	47.5	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	East Godavari
	West Godavari	0.1	47.5	47.5	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	West Godavari
	Karnataka	0.1	47.5	47.5	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	Karnataka
Dacca.	Barisal	0.1	19.5	24.7	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	Barisal
	Amritsar	0.1	20.9	25.1	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	Amritsar
	Cuttack	0.1	20.9	25.1	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	Cuttack
	Calcutta	0.1	20.9	25.1	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	Calcutta
	Madras	0.1	20.9	25.1	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	Madras
Orissa.	Yellow	0.1	20.9	25.1	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	Yellow
	Chingap	0.1	20.9	25.1	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	Chingap
	Madras	0.1	20.9	25.1	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	Madras
	South Arun	0.1	20.9	25.1	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	South Arun
	Calcutta	0.1	20.9	25.1	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	Calcutta
Central.	Chittore	0.1	20.9	25.1	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	Chittore
	North Arun	0.1	20.9	25.1	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	North Arun
	Calcutta	0.1	20.9	25.1	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	Calcutta
	Chittore	0.1	20.9	25.1	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	Chittore
	Chittore	0.1	20.9	25.1	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	Chittore
South.	Tanjore	0.1	20.9	25.1	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	Tanjore
	Madras	0.1	20.9	25.1	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	Madras
	Madras	0.1	20.9	25.1	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	Madras
	Madras	0.1	20.9	25.1	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	Madras
	Madras	0.1	20.9	25.1	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	Madras
West Coast.	Malabar	0.1	126.7	118.8	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	Malabar
	South Kanara	0.1	117.5	148.5	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	South Kanara
	North Kanara	0.1	117.5	148.5	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	North Kanara
	North Kanara	0.1	117.5	148.5	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	North Kanara
	North Kanara	0.1	117.5	148.5	0.1	8.5	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	10.8	North Kanara

* Average of 10 years ending 1899.

(*) Revised figures.

REPRODUCED FROM THE GOVERNMENT PRINTING PRESS.

9th 25, 1900

PORT OF GEORGE TOWN SUPPLEMENT

10



THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 1] MADRAS TUESDAY EVENING, FEBRUARY 25, 1926. [Part, 4r 24

Part III.—Proceedings of the Madras Legislature

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GOVERNMENT OF INDIA.

LEGISLATIVE ASSEMBLY DEPARTMENT.

The following Report of the Select Committee on the Bill to define and amend the law relating to the sale of goods was presented to the Legislative Assembly on the 20th January 1930:—

We, the undersigned members of the Select Committee to which the Bill to define and amend the law relating to the sale of goods, was referred, have considered the Bill and the papers noted in the margin and have the honour to submit this our report, with Taper 1 to it, the Bill accompanied by an amended draft.

The history of this Bill is as follows. In 1925-26 an ad hoc committee of the new law bearing on certain portions of the Indian Contract Act, 1872, including Chapter VII, which contains the law relating to sale of goods, was made in the Legislative Department under the supervision of the late Mr. S. R. Das, then Law Member of the Executive Council of the Governor-General. In 1925 the results of that investigation were considered by Mr. D. F. Meade (now Sir Denys Meade), at that time holding the office of the Law Member, and a draft Bill was prepared on the lines of the English Sale of Goods Act, 1893 (26 and 27 Vic., c. 53), embodying the provisions of law relating to sale of goods in a separate enactment. In order to secure general approval for a measure of such a highly technical character, the Government of India in 1929 appointed a Committee consisting of the Honorable the Law Member, Sir Denys Meade, Mr. A. Krishnaswami Aiyar, the Advocate-General of Madras, and Mr. M. K. Jayakar, Barrister at Law, &c., to consider generally the question of amending the law relating to sale of goods contained in Chapter VII of the Indian Contract Act, 1872, and in particular to examine the draft Bill. This Committee agreed to the proposal that the law relating to the sale of goods should be embodied in a separate enactment, and considered the draft Bill referred to them, in which they made certain additions and alterations. The Bill as settled by the Committee was circulated for opinion by executive order, and was introduced in the Legislative Assembly in September 1929. The reasons for the various amendments of the Bill are fully set out in the Report of the Committee which was appended as a Statement of Objects and Reasons thereto. The opinions recorded show that the Bill has met with almost unanimous approval in legal and commercial circles. The object, therefore, for which the Committee was appointed has been amply justified.

After considering the opinions recorded, we find ourselves in agreement with almost all the provisions contained in the Bill. We cordially approve of the scheme followed in the Bill in adopting as far as possible the provisions of the English Sale of Goods Act, 1893, in arrangement as well as wording. As pointed out in paragraph 6 of the Committee's Report referred to above, this Act has met with uniform approval and has stood the test far more than a third of a

country. It has been adopted in most of the Overseas Dominions and Colonies and also in the United States of America. We feel that in commercial transactions there ought to be as far as possible uniformity of law in countries which have dealings with one another.

In the following notes we deal only with those provisions of the Bill which we consider require amendment, and with the more important suggestions received which we have been unable to accept.

Clause 2.—We propose that the Act should come into force on the first day of July 1930.

Clause 3.—We have omitted the definitions in sub-clauses (1), (3) and (4) as not being necessary, and we have added a definition of "mercantile agent" in view of the use of that expression in clauses 27 and 30 as amended by us. The definition is taken from section 1 of the English Factors Act, 1899.

In sub-clause (2) (now sub-clause 7), in the definition of "goods" we have substituted "stock and shares" for the words "stock and share certificates" for greater accuracy.

A suggestion has been made that a mate's receipt should be included in the definition of "document of title to goods". We considered the suggestion and here come to the conclusion that notwithstanding the irregular practice in Customs of treating a mate's receipt as the same footing as a bill of lading, a mate's receipt cannot be treated as a document of title. A mate's receipt is a receipt acknowledging the receipt of goods on behalf of the ship. The person in possession of the mate's receipt is on a general rule entitled to a bill of lading, which is the document of title to the goods. The High Court of Calcutta has twice the same view and we are not aware of any judicial decision which regards a mate's receipt as a document of title. In England it has been held that mere endorsement or transfer of a mate's receipt without notice to the ship-owner or his agent, does not pass the property in the goods, and a contract to that effect is void. (See *Horvath on Charter Parties*, page 148.) If a mate's receipt were treated as a document of title, then, on the issue of a bill of lading without the mate's receipt having been surrendered, there will be two documents of title in relation to the same goods. This would be highly undesirable from a business point of view.

Clause 5.—In sub-clause (1) we have provided for "part payment" and "part delivery" in pursuance of suggestions made.

Clause 8 and 10.—For the words "agreement becomes void" which occur in both clauses, we have substituted the words "agreement is avoided". In our opinion the latter expression, which occurs in the corresponding sections of the English Act, sweeps the intention more clearly.

Clause 11.—In sub-clause (3) we have added the words "and treat the contract as repudiated", as their omission was unintentional. The clause now adheres closely to the definition of the word "warranty" in section 61 of the English Act.

Clause 13.—It is suggested that a railway receipt should be placed on the same footing as a bill of lading in sub-clause (7) and (1). In our opinion this suggestion is ill-considered. Sub-clause (7) is really a proviso to sub-clause (5) and both of them refer to savings by sea. A reference to a railway receipt, in either of them would be inappropriate. In our opinion the use of transmission by rail is covered by sub-clause (4).

Clause 27 and 28.—Clause 27 deals with the sale of goods by a person who is not the owner thereof. Clause 28 deals with the sale of goods by a person who has obtained possession thereof under a voidable contract. The suggestions referred to these two subjects may be divided into three classes.

(1) The English law relating to sale in market overt should be introduced in British India, "as it will relieve merchants of their anxiety when dealing with goods especially in case of jewellery, ornaments, etc."

(2) The words at the end of clause 28 relating to offences should be deleted.

(3) A sale in a shop during business hours by the shop keeper or his servant should pass a valid title to a bona fide purchaser for value.

First, as to sale in market overt, the English law is thus stated in *Benjamin on Sale* (6th ed., pp. 17 et seq.):—

"An important exception to the rule that a man cannot make a valid sale of goods that do not belong to him, is presented in the case of sales made in market overt. Section 24 of the Sale of Goods Act, 1893, provides that 'where goods are sold in market overt, according to the usage of the market, the buyer acquires a good title to the goods, provided he buys them in good faith and without notice of any defect or want of title on the part of the seller'. Market overt in the country is held by charter or prescription on special days, but in the City of London every day except Sunday is a market-day. In the country the only place that is market overt is the particular spot of ground set apart by custom for the sale of particular goods, and this does not include shops; but in the City of London every shop is where goods are exposed publicly for sale in market overt for such goods as the owner openly professes to trade in. Market overt is 'an open, public and legally constituted market'. The shop in London must be one in which goods are openly sold; that is, sold in the presence and sight of any one entering the shop."

In London this custom is confined to shops in the City; it does not extend to the whole of the metropolitan area. It does not protect a sale in a shop outside in the City bounds, e.g., in Regent Street; nor a sale in a place within the City bounds which is not a shop, e.g., a public eating room. (See Clayton & Le Roy (1882) 9 L. R. 183.)

If the rule as to sales in market overt is to be introduced in British India, the first question that arises is as to the places to which it should be applied. This is a difficult question. Outside the City of London a market may become a market overt either by grant or prescription, but the custom does not apply to a market established by a local Act. It is also doubtful whether the user, though for twenty years, of a market *de facto* is sufficient to establish a legal market so as to make sales therein sales in market overt. Nothing being the intention of the English law, we do not think it would be safe to introduce the rule as to sales in market overt throughout the length and breadth of British India.

The second suggestion is that the words at the end of clause 28, relating to offences, should be deleted. The present law on this subject is contained in Regulation 5 of section 108 of the Indian Contract Act, 1872, which is as follows:—

"Where a person has obtained possession of goods under a contract voidable at the option of the other party thereto, the ownership of the goods is transferred to a third person who, before the contract is rescinded, buys them in good faith of the person in

possession; unless the circumstances which render the contract voidable amounted to an offence committed by the person in possession or those whom he represents."

The above Exception presupposes a contract, and does not apply unless there is a contract. Where goods are obtained by theft, there is no contract, and the Exception does not apply. The thief has no title and can give none.

Where goods have been obtained by fraud, the person who has obtained them may either have no title at all, or a voidable title, according to the nature of the transaction. If the nature of the fraud be such that there never was a contract between the parties (as, for instance, if A obtains goods from B by falsely pretending to be X's agent, though having on his own account) then the person who acquires the goods has no title, and can give none. In this case also there is no contract between A and B, but if A buys goods from B and the price is paid partly in cash and partly by giving a bill purporting to be accepted by X, and A then sells the goods to C, and it turns out that X was a fictitious person, and that B was defrauded, there is a contract which B may enforce or rescind at his option. In other words, to use the language of Exception 3, there is "a contract voidable at the option of the other party thereto". But the contract was procured by A by cheating B, and cheating is an offence under section 418 of the Indian Penal Code. The contract having been procured by an offence the property in the goods does not, under the existing Indian law, pass to A, though it does under the English law. This is indeed a hard case, and it is proposed to amend section 189 by substituting the words at the end beginning with "unless the circumstances", etc. At the same time to make it quite clear to what cases clause 21 applies, we have in that clause specifically referred to sections 28 and 193 of the Indian Contract Act, 1872. A contract under those sections is voidable on the ground of misrepresentation, fraud, coercion or undue influence.

The first condition necessary for the application of clause 21 as now drafted is that there must be a contract. It is clear that there can be no contract where goods have been obtained by theft, as defined in section 378 of the Indian Penal Code, or by extortion, as defined in section 383 of that Code. Clause 22 as drafted by us will not apply to this class of cases. The principal object made by clause 22 is the existing law is that a person buying in good faith from a person who has obtained possession of goods under a voidable contract, acquires a good title to the goods, even if the contract was induced by fraud amounting to cheating.

A similar clause in respect of pledges has been inserted in the Indian Contract (Amendment) Bill. That clause will be section 176A of the Indian Contract Act, 1872.

The above changes have been suggested in many of the opinions from the commercial bodies.

The third suggestion is that a sale in a shop dealing business hours by the shop keeper or his servant should pass a valid title to a bona fide purchaser for value. This goes far beyond anything known in the English law, and even beyond the law as to sales in market overt. It is impossible to accede to such a suggestion.

Clause 23.—We have amended clause 23 by adding, in two places, the words "or by a mercantile agent acting for him". This has induced it necessary to delete the expression "mercantile agent", and we have defined it accordingly in the definition clause.

We have used this term also in clause 27 of the Bill and in clause 2 of the Indian Contract (Amendment) Bill.

Clause 44.—In this clause we have provided that the resale shall take place within a reasonable time.

Clause 45.—There is a suggestion that a provision should be made in this clause, to the effect that in the case of anticipatory breach, damages should be assessed on the basis of the market price on the date of repudiation. We do not approve of this suggestion; for if damages are assessed on the basis of the market rate on the date of repudiation, a party approaching breach may and repudiate the contract before the due date. This we consider unreasonable. It is a matter of decision it has been laid down that damages in such cases are to be assessed as on the due date. (Vide I L. R. 38 Cal. 477, 38 Cal. 417, 41 Cal. 503.) In our opinion the measure of damages must be left to the general provision contained in sections 73 and 74 of the Indian Contract Act.

2. We have made a few alterations of a purely drafting nature to which we have not thought it necessary to refer in detail.

3. The Bill was published as follows:—

In Bombay.		Date.
Gazette of India	25 September 1925.
Port St. George Gazette	24 Sept 1925.
Resale Government Gazette	24 September 1925.
Obispo Gazette	25 August 1925.
Patel Province Gazette	25 July 1925.
Port Government Gazette	24 August 1925.
India Gazette	25 July 1925.
Central Province Gazette	25 July 1925.
Asian Gazette	25 September 1925.
East and West Africa	25 August 1925.
Central Province Gazette	25 September 1925.
East Africa Gazette	25 September 1925.
North-West Frontier Gazette	25 August 1925.

IN THE VICTORIA.

Provinces.	Language.	Date.
Belim	Thak	24 October 1925.
	Tiliga	24 October 1925.
.. ..	Kanab	24 October 1925.
	Kanab	24 October 1925.
Resale	Thak	24 October 1925.
	Thak	24 October 1925.
Central Province	Thak	24 October 1925.
	Thak	24 October 1925.
East	Thak	24 October 1925.
	Thak	24 October 1925.

4. We think that the Bill has not been so altered as to require repudiation, and we recommend that it be passed as now amended.

S. I. MITTER.
D. F. MITTER.
M. SHAN NAWAZ.
ABDUL GADIR SIDDIQI.

The 24th January 1926.

L. A. BILL No. 11 OF 1938

[AS AMENDED BY THE SELECT COMMITTEE.]

[Words placed in italics indicate the amendments suggested by the Committee.]

A Bill to define and amend the law relating to the sale of goods.

WHEREAS it is expedient to define and amend the law relating to the sale of goods; It is hereby enacted as follows:—

CHAPTER I.

PRELIMINARY.

1. (1) This Act may be called the *Indian Sale of Goods Act*, Short title, extent and commencement.

(2) It extends to the whole of British India, including British Baluchistan and the Northern Provinces.

(3) It shall come into force on the first day of July, 1939.

2. In this Act, unless there is anything repugnant in the subject or context,—

(1) "buyer" means a person who buys or agrees to buy goods;

(2) "delivery" means voluntary transfer of possession from one person to another;

(3) goods are said to be in a "deliverable state" when they are in such state that the buyer would under the contract be bound to take delivery of them;

(4) "document of title to goods" includes a bill of lading, dock-warrant, warehouse-keeper's certificate, wharfinger's certificate, railway receipt, warrant or order for the delivery of goods and any other document used in the ordinary course of business as proof of the possession or control of goods, or authorizing or purporting to authorize, either by endorsement or by delivery, the possessor of the document to transfer or receive goods thereby represented;

(5) "fault" means wrongful act or default;

(6) "future goods" means goods to be manufactured or produced or acquired by the seller after the making of the contract of sale;

(7) "goods" means every kind of movable property other than actionable claims and money, and includes stocks and shares, growing crops, grass, and things attached to or forming part of the land which are agreed to be severed before sale or under the contract of sale;

(8) a person is said to be "insolvent" who has ceased to pay his debts in the ordinary course of business, or cannot pay his debts as they become due, whether he has committed an act of insolvency or not;

(9) "mercantile agent" means a mercantile agent acting in the ordinary course of business as such agent lawfully either to sell goods or to consign goods for the purpose of sale, or to buy goods, or to raise money on the security of goods;

(10) "price" means the money consideration for a sale of goods;

(11) "property" means the general property in goods, and not merely a special property;

(22) "quality of goods" includes their state or condition;

(23) "seller" means a person who sells or agrees to sell goods;

(24) "specific goods" means goods identified and agreed upon at the time a contract of sale is made; and

(25) expressions used but not defined in this Act and defined in the Indian Contract Act, 1872, have the meanings assigned to them in that Act.

3. The unexplained provisions of the Indian Contract Act, 1872, save in so far as they are inconsistent with the express provisions of this Act, shall continue to apply to contracts for the sale of goods. IX 4

Application
of provisions
of Act IX of
1872.

CHAPTER II.

FORMATION OF THE CONTRACT

Contract of Sale.

4. (1) A contract of sale of goods is a contract whereby the seller transfers or agrees to transfer the property in goods to the buyer for a price. There may be a contract of sale between one part-owner and another.

(2) A contract of sale may be absolute or conditional.

(3) Where under a contract of sale the property in the goods is transferred from the seller to the buyer, the contract is called a sale; but where the transfer of the property in the goods is to take place at a future time or subject to some condition thereafter to be fulfilled, the contract is called an agreement to sell.

(4) An agreement to sell becomes a sale when the time elapses or the conditions are fulfilled subject to which the property in the goods is to be transferred.

Formation of the Contract.

5. (1) A contract of sale is made by an offer to buy or sell goods for a price and the acceptance of such offer. The contract may be made for the immediate delivery of the goods or immediate payment of the price or both, or for the delivery or payment by instalments, or that the delivery or payment or both shall be postponed.

(2) Subject to the provisions of any law for the time being in force, a contract of sale may be made in writing or by word of mouth, or partly in writing and partly by word of mouth or may be implied from the conduct of the parties.

Subject-matter of Contract.

6. (1) The goods which form the subject of a contract of sale may be either existing goods, owned or possessed by the seller, or future goods.

(2) There may be a contract for the sale of goods the acquisition of which by the seller depends upon a contingency which may or may not happen.

(3) Where by a contract of sale the seller purports to effect a present sale of future goods, the contract operates as an agreement to sell the goods.

7. Where there is a contract for the sale of specific goods, the contract is void if the goods without the knowledge of the seller have, at the time when the contract was made, perished or become so damaged as no longer to answer to their description in the contract.

Goods perished
before making of
contract.

Existing or
future goods.

8. Where there is an agreement to sell specific goods, and subsequently the goods without any fault on the part of the seller or buyer perish or become so damaged as no longer to answer to their description, in the agreement before the risk passes to the buyer, the agreement is thereby avoided.

The Price.

9. (1) The price is a contract of sale may be fixed by the contract, or may be left to be fixed in manner thereby agreed, or may be made to be determined by the course of dealing between the parties.

(2) Where the price is not determined in accordance with the foregoing provisions, the buyer shall pay the seller a reasonable price. What is a reasonable price is a question of fact dependent on the circumstances of each particular case.

10. (1) Where there is an agreement to sell goods on the terms "agreed" that the price is to be fixed by the valuation of a third party and such third party assent or does not make such valuation, the agreement is thereby avoided.

Provided that, if the goods or any part thereof have been delivered to, and appropriated by, the buyer, he shall pay a reasonable price therefor.

(2) Where such third party is prevented from making the valuation by the fault of the seller or buyer, the party not in fault may maintain an action for damages against the party in fault.

Conditions and Warranties.

11. Unless a different intention appears from the terms of the stipulation, stipulations as to time of payment are not deemed to be a condition of the contract of sale. Whether any other stipulation as to time is of the essence of the contract or not depends on the terms of the contract.

12. (1) A stipulation is a condition of sale with reference to goods which are the subject thereof may be a condition or a warranty.

(2) A condition is a stipulation essential to the main purpose of the contract, the breach of which gives rise to a right to treat the contract as repudiated.

(3) A warranty is a stipulation collateral to the main purpose of the contract, the breach of which gives rise to a claim for damages but not to a right to reject the goods and treat the contract as repudiated.

(4) Whether a stipulation is a condition of sale is a question as to a warranty depends on each case on the construction of the contract. A stipulation may be a condition, though called a warranty in the contract.

13. (1) Where a contract of sale is subject to any condition to be fulfilled by the seller, the buyer may waive the condition, or elect to treat the breach of the condition as a breach of warranty and not as a ground for treating the contract as repudiated.

(2) Where a contract of sale is not subject to any condition to be fulfilled by the seller, the buyer may waive the condition, or elect to treat the breach of the condition as a breach of warranty and not as a ground for treating the contract as repudiated, unless there is a term of the contract, express or implied, to that effect.

(2) Nothing in this section shall affect the force of any condition or warranty in respect of which it is shown by law by reason of impossibility or otherwise.

14. In a contract of sale, unless the circumstances of the contract are such as to show a different intention, there are—

(a) an implied condition on the part of the seller that, in the case of a sale, he has a right to sell the goods and that, in the case of an agreement to sell, he will have a right to sell the goods at the time when the property is to pass;

(b) an implied warranty that the buyer shall have and enjoy quiet possession of the goods;

(c) an implied warranty that the goods shall be free from any charge or encumbrance in favour of any third party not declared or known to the buyer before or at the time when the contract is made.

Sale by description

15. Where there is a contract for the sale of goods by description, there is an implied condition that the goods shall correspond with the description; and, if the sale is by sample as well as by description, it is not sufficient that the bulk of the goods corresponds with the sample if the goods do not also correspond with the description.

Implied conditions as to quality or fitness.

16. Subject to the provisions of this Act and of any other law for the time being in force, there is an implied warranty or condition as to the quality or fitness for any particular purpose of goods supplied under a contract of sale, except as follows:—

(1) Where the buyer, expressly or by implication, makes known to the seller the particular purpose for which the goods are required, so as to show that the buyer relies on the seller's skill or judgment, and the goods are of a description which it is in the course of the seller's business to supply (whether he is the manufacturer or producer or not), there is an implied condition that the goods shall be reasonably fit for such purpose:

Provided that, in the case of a contract for the sale of a specified article under its patent or other trade name, there is no implied condition as to fitness for any particular purpose.

(2) Where goods are bought by description from a seller who deals in goods of that description (whether he is the manufacturer or producer or not), there is an implied condition that the goods shall be of merchantable quality.

Provided that, if the buyer has examined the goods, there shall be no implied condition as regards defects which such examination ought to have revealed.

(3) An implied warranty or condition as to quality or fitness for a particular purpose may be negatived by the express terms of the contract.

(4) An express warranty or condition does not negative a warranty or condition implied by this Act unless inconsistent therewith.

Sale by sample

17. (1) A contract of sale is a contract for sale by sample where there is a term in the contract, express or implied, to that effect.

(2) In the case of a contract for sale by sample there is an implied condition:—

(a) that the bulk shall correspond with the sample in quality;

(b) that the buyer shall have a reasonable opportunity of comparing the bulk with the sample;

(c) that the goods shall be free from any defect rendering them unsaleable, which would not be apparent on reasonable examination of the sample.

CHAPTER III.

REMARKS ON THE CONTRACT.

Transfer of property as between seller and buyer.

18. Where there is a contract for the sale of unascertained goods, Goods must be ascertained, so property in the goods is transferred to the buyer when and until the goods are ascertained.

19. (1) Where there is a contract for the sale of specific or Property ascertained goods the property in them is transferred to the buyer at such time as the parties to the contract intend it to be transferred.

(2) For the purpose of ascertaining the intention of the parties regard shall be had to the terms of the contract, the conduct of the parties and the circumstances of the case.

(3) Unless a different intention appears, the rules contained in sections 20 to 24 are rules for ascertaining the intention of the parties as to the time at which the property in the goods is to pass to the buyer.

20. Where there is an unconditional contract for the sale of Specific goods in a deliverable state, the property in the goods passes to the buyer when the contract is made, and it is immaterial whether the time of payment of the price or the time of delivery of the goods, or both, is postponed.

21. Where there is a contract for the sale of specific goods and the seller is bound to do something to the goods for the purpose of putting them into a deliverable state, the property does not pass until such thing is done and the buyer has notice thereof.

22. Where there is a contract for the sale of specific goods in a deliverable state, but the seller is bound to weigh, measure, test or do some other act or thing with reference to the goods for the purpose of ascertaining the price, the property does not pass until such act or thing is done and the buyer has notice thereof.

23. (1) Where there is a contract for the sale of unascertained or future goods by description and goods of that description and in a deliverable state are unconditionally appropriated to the contract either by the seller with the assent of the buyer or by the buyer with the assent of the seller, the property in the goods then, as passed to the buyer. Such assent may be express or implied, and may be given either before or after the appropriation is made.

(2) Where, in pursuance of the contract, the seller delivers the goods to the buyer or to a carrier or other bailee (whether named by the buyer or not) for the purpose of transmission to the buyer, and does not reserve the right of disposal, he is deemed to have unconditionally appropriated the goods to the contract.

24. When goods are delivered to the buyer on approval or "on sale or return," or other similar basis, the property therein passes to the buyer—

(a) when he signifies his approval or acceptance to the seller or does any other act adopting the transaction;

(b) if he does not signify his approval or acceptance to the seller but retains the goods without giving notice of rejection, then, if a time has been fixed for the return of the goods, at the expiration of

that time

Property passes when intended to pass.

Specific goods in a deliverable state

Specific goods in a deliverable state

Specific goods in a deliverable state, when the seller has to do any thing before the goods are deliverable

When goods are unconditionally appropriated to the contract

Delivery to

Goods must be ascertained or "on sale or return."

each time, and, if no time has been fixed, on the expiration of a reasonable time.

Retention
of right of
disposal.

22. (1) Where there is a contract for the sale of specific goods on which goods are subsequently appropriated to the contract, the seller may, by the terms of the contract or appropriation, reserve the right of disposal of the goods until certain conditions are fulfilled. In such case, notwithstanding the delivery of the goods to a buyer, or to a carrier or other bailee for the purpose of transmission to the buyer, the property in the goods does not pass to the buyer until the conditions imposed by the seller are fulfilled.

(2) Where goods are shipped and by the bill of lading the goods are delivered to the order of the seller or his agent, the seller is prima facie deemed to reserve the right of disposal.

(3) Where the seller of goods draws on the buyer for the price and transmits the bill of exchange and bill of lading to the buyer together, in course of payment or pursuant to the bill of exchange, the buyer is deemed to accept the bill of lading if he does not dissent from the bill of exchange and, if he wrongfully retains the bill of lading, the property in the goods does not pass to him.

22a. Where
the price
for goods
is paid
with
property.

23. Unless otherwise agreed, the goods remain at the seller's risk until the property therein is transferred to the buyer, but when the property therein is transferred to the buyer, the goods are at the buyer's risk whether delivery has been made or not.

Provided that, where delivery has been delayed through the fault of either buyer or seller, the goods are at the risk of the party in fault as regards any loss which might not have occurred but for such fault.

Provided also that nothing in this section shall affect the duties or liabilities of either seller or buyer as a bailee of the goods of the other party.

Transfer of title.

24. Subject
to the provisions
of this section.

24. Subject to the provisions of this Act and of any other law for the time being in force, where goods are sold by a person who is not the owner thereof and who does not sell them under the authority or with the consent of the owner, the buyer acquires no better title to the goods than the seller had, unless the owner of the goods is by his conduct precluded from denying the seller's authority to sell.

Provided that, where a mercantile agent is, with the consent of the owner, in possession of the goods or of a document of title to the goods, any sale made by him, unless contrary to the ordinary course of business of a mercantile agent, shall be as valid as if he were expressly authorized by the owner of the goods to make the same; provided that the buyer acts in good faith and has not at the time of the contract of sale notice that the seller has not authority to sell.

24a. If
the price
of goods
is paid
before
the goods
are
delivered.

25. If any of several joint owners of goods has the sole possession of them by permission of the co-owners, the property in the goods is transferred to any person who buys them of such joint owner in good faith and has not at the time of the contract of sale notice that the seller has not authority to sell.

24b. If
the price
for goods
is paid
before
the goods
are
delivered.

26. Where the seller of goods has obtained possession thereof under a conditional sale or under section 10 or section 15A of the Sale of Goods Act, 1930, but the contract has not been completed at the time of his sale, the buyer acquires a good title to the goods, provided he buys them in good faith and without notice of the seller's defect of title.

24c. If the

30. (1) Where a person, having sold goods, continues or is in possession of the goods or of the documents of title to the goods, the delivery or transfer by that person or by a mercantile agent acting for him, of the goods or documents of title under any sale, pledge or other disposition thereof to any person receiving the same in good faith and without notice of the previous sale shall have the same effect as if the person making the delivery or transfer were expressly authorised by the owner of the goods to make the same.

(2) Where a person, having bought or agreed to buy goods, obtains, with the consent of the seller, possession of the goods or the documents of title to the goods, the delivery or transfer by that person or by a mercantile agent acting for him, of the goods or documents of title under any sale, pledge or other disposition thereof to any person receiving the same in good faith and without notice of any lien or other right of the original seller in respect of the goods shall have effect as if such lien or right did not exist.

CHAPTER IV.

PERFORMANCE OF THE CONTRACT.

31. It is the duty of the seller to deliver the goods and of the buyer to accept and pay for them, in accordance with the terms of the contract of sale.

32. Unless otherwise agreed, delivery of the goods and payment of the price are concurrent conditions, that is to say, the seller must be ready and willing to give possession of the goods to the buyer in exchange for the price, and the buyer shall be ready and willing to accept the goods in exchange for possession of the goods.

33. Delivery of goods sold may be made by doing anything which the parties agree shall be treated as delivery or which has the effect of putting the goods in the possession of the buyer or of any person authorised to hold them on his behalf.

34. A delivery of part of goods, in progress of the delivery of the whole, has the same effect, for the purpose of passing the property in such goods, as a delivery of the whole; but a delivery of part of the goods, with an intention of sending it from the whole, does not operate as a delivery of the remainder.

35. Apart from any express contract, the seller of goods is not bound to deliver them until the buyer applies for delivery.

36. (1) Whether it is for the buyer to take possession of the goods or for the seller to send them to the buyer is a question depending on each case on the contract, express or implied, between the parties. Apart from any such contract, goods sold are to be delivered, at the place at which they are at the time of the sale, and goods agreed to be sold are to be delivered, at the place at which they are at the time of the agreement to sell, or, if not then in existence, at the place at which they are manufactured or produced.

(2) Where under the contract of sale the seller is bound to send the goods to the buyer, but no time for sending them is fixed, the seller is bound to send them within a reasonable time.

(3) Where the goods at the time of sale are in the possession of a third person, there is no delivery by seller to buyer unless and until

Seller in
possession
after sale

Payment and
delivery
are concurrent
conditions

Delivery.

Effect of part
delivery.

Not bound to
apply for
delivery.

When as to
delivery

such third person acknowledges to the buyer that he holds the goods on his behalf;

Provided that nothing in this section shall affect the operation of the terms or transfer of any document of title to goods.

(5) Excepted or tender of delivery may be treated as insufficient unless made at a reasonable hour. What is a reasonable hour is a question of fact.

(6) Unless otherwise agreed, the expenses of and incidental to putting the goods into a deliverable state shall be borne by the seller.

Delivery at
wrong place
or time.

37. (1) Where the seller delivers to the buyer a quantity of goods less than he contracted to sell, the buyer may reject them, but if the buyer accepts the goods so delivered he shall pay for them at the contract rate.

(2) Where the seller delivers to the buyer a quantity of goods larger than he contracted to sell, the buyer may accept the goods included in the contract and reject the rest, or he may reject the whole. If the buyer accepts the whole of the goods so delivered, he shall pay for them at the contract rate.

(3) Where the seller delivers to the buyer the goods he contracted to sell mixed with goods of a different description not included in the contract, the buyer may accept the goods which are in accordance with the contract and reject the rest, or may reject the whole.

(4) The provisions of this section are subject to any usage of trade, special agreement or course of dealing between the parties.

Defective
delivery.

38. (1) Unless otherwise agreed, the buyer of goods is not bound to accept delivery thereof by instalments.

(2) Where there is a contract for the sale of goods to be delivered by stated instalments which are to be separately paid for, and the seller makes no delivery or defective delivery in respect of one or more instalments, or the buyer neglects or refuses to take delivery of or pay for one or more instalments, it is a question in each case depending on the terms of the contract and the circumstances of the case, whether the breach of contract is a repudiation of the whole contract, or whether it is a severable breach giving rise to a claim for compensation, but not to a right to treat the whole contract as repudiated.

Delivery to
another or
wharfinger.

39. (1) Where, in pursuance of a contract of sale, the seller is authorised or required to send the goods to the buyer, delivery of the goods to a carrier, whether named by the buyer or not, for the purpose of transmission to the buyer, or delivery of the goods to a wharfinger for safe custody, is *prima facie* deemed to be a delivery of the goods to the buyer.

(2) Unless otherwise authorised by the buyer, the seller shall make such contract with the carrier or wharfinger on behalf of the buyer as may be reasonable having regard to the nature of the goods and the other circumstances of the case. If the seller omits so to do, and the goods are lost or damaged in course of transit or whilst in the custody of the wharfinger, the buyer may decline to treat the delivery to the carrier or wharfinger as a delivery to himself, or may hold the seller responsible for damages.

(3) Unless otherwise agreed, where goods are sent by the seller to the buyer by a more intricate sea transit, circumstances in which it is usual to insure, the seller shall give such notice to the buyer as may enable him to insure them during their sea transit, and if the

seller fails so to do, the goods shall be deemed to be at his risk during such sea transit.

40. Where the seller of goods agrees to deliver them at his own risk at a place other than that where they are when sold, the buyer shall, nevertheless, unless otherwise agreed, take any risk of deterioration in the goods necessarily incident to the course of transit.

41. (1) Where goods are delivered to the buyer which he has not previously examined, he is not deemed to have accepted them unless and until he has had a reasonable opportunity of examining them for the purpose of ascertaining whether they are in conformity with the contract.

(2) Unless otherwise agreed, when the seller tenders delivery of goods to the buyer, he is bound, on request, to afford the buyer a reasonable opportunity of examining the goods for the purpose of ascertaining whether they are in conformity with the contract.

42. The buyer is deemed to have accepted the goods when he intimates to the seller that he has accepted them, or when the goods have been delivered to him and he does any act in relation to them which is inconsistent with the ownership of the seller, or when, after the lapse of a reasonable time, he retains the goods without intimating to the seller that he has rejected them.

43. Unless otherwise agreed, where goods are delivered to the buyer and he refuses to accept them, having the right so to do, he is not bound to return them to the seller, but it is sufficient if he intimates to the seller that he refuses to accept them.

44. When the seller is ready and willing to deliver the goods and requests the buyer to take delivery, and the buyer does not within a reasonable time after such request take delivery, he is reckoned as having taken delivery, and also for a reasonable charge for the care and custody of the goods.

Provided that nothing in this section shall affect the rights of the seller where the neglect or refusal of the buyer to take delivery amounts to a repudiation of the contract.

CHAPTER V.

RIGHTS OF UNPAID SELLER AGAINST THE GOODS.

45. (1) The seller of goods is deemed to be an " unpaid seller "—
within the meaning of this Act—

(a) when the whole of the price has not been paid or tendered; and

(b) when a bill of exchange or other negotiable instrument has been received as conditional payment, and the condition on which it was received has not been fulfilled by reason of the dishonour of the instrument or otherwise.

(2) In this Chapter, the term " seller " includes any person who is in the position of a seller, as, for instance, an agent of the seller to whom the bill of lading has been indorsed, or a consignee or agent who has himself paid, or is directly responsible for, the price.

46. (1) Subject to the provisions of this Act and of any law for the time being in force, notwithstanding that the property in the goods may have passed to the buyer, the unpaid seller of goods, so far as he is by implication of law—

(a) has on the goods for the price while he is in possession of them;

(B) in case of the insolvency of the buyer a right of stopping the goods in transit after he has parted with the possession of them;

(c) a right of resale as limited by this Act.

(2) Where the property in goods has not passed to the buyer, the unpaid seller has, in addition to his other remedies, a right of withholding delivery similar to and co-extensive with his rights of lien and stoppage in transit where the property has passed to the buyer.

Unpaid seller's lien.

Seller's lien. 47. (1) Subject to the provisions of this Act, the unpaid seller of goods who is in possession of them is entitled to retain possession of them until payment or tender of the price in the following cases, namely:—

(a) where the goods have been sold without any stipulation as to credit;

(b) where the goods have been sold on credit, but the term of credit has expired;

(c) where the buyer becomes insolvent.

(2) The seller may exercise his right of lien notwithstanding that he is in possession of the goods as agent or bailee for the buyer.

Part delivery. 48. Where an unpaid seller has made part delivery of the goods, he may exercise his right of lien on the remainder, unless such part delivery has been made under such circumstances as show an agreement to waive the lien.

Termination of lien. 49. (1) The unpaid seller of goods loses his lien thereon—
(a) when he delivers the goods to a carrier or other bailee for the purpose of transmission to the buyer without reserving the right of disposal of the goods;

(b) when the buyer or his agent lawfully obtains possession of the goods;

(c) by waiver thereof.

(2) The unpaid seller of goods, having a lien thereon, does not lose his lien by reason only that he has obtained a decree for the price of the goods.

Stoppage in transit

Right of stoppage in transit. 50. Subject to the provisions of this Act, when the buyer of goods becomes insolvent, the unpaid seller who has parted with the possession of the goods has the right of stopping them in transit, that is to say, he may resume possession of the goods as long as they are in the course of transit, and may retain them until payment or tender of the price.

Devolution of transit. 51. (1) Goods are deemed to be in course of transit from the time when they are delivered to a carrier or other bailee for the purpose of transmission to the buyer, until the buyer or his agent is that bailee takes delivery of them from such carrier or other bailee.

(2) If the buyer or his agent in that behalf receives delivery of the goods before their arrival at the appointed destination, the transit is at an end.

(3) If, after the arrival of the goods at the appointed destination, the carrier or other bailee acknowledges the buyer or his agent that he holds the goods as his bailee and exercises as possessor of them as bailee for the buyer or his agent, the transit is at an end and is inoperative, that is further destination for the goods may have been indicated by the buyer.

(4) If the goods are rejected by the buyer and the carrier or other bailee continues in possession of them, the transit is not deemed to be at an end, even if the carrier has refused to receive them back.

(5) When goods are delivered to a ship chartered by the buyer, it is a question depending on the circumstances of the particular case, whether they are in the possession of the carrier as a carrier or as agent of the buyer.

(6) Where the carrier or other bailee wrongfully refuses to deliver the goods to the buyer or his agent or that bailee, the transit is deemed to be at an end.

(7) Where part delivery of the goods has been made to the buyer or his agent in that behalf, the remainder of the goods may be stopped in transit, unless such part delivery has been given in such circumstances as to show an agreement to give up possession of the whole of the goods.

22. (1) The unpaid seller may exercise his right of stoppage in transit either by taking actual possession of the goods, or by giving notice of his claim to the carrier or other bailee in whose possession the goods are. Such notice may be given either to the person in actual possession of the goods or to his principal. In the latter case the notice, to be effectual, shall be given at such time and in such circumstances that the principal, by the exercise of reasonable diligence, may communicate it to his servant or agent in time to prevent a delivery to the buyer.

(2) When notice of stoppage in transit is given by the seller to the carrier or other bailee in possession of the goods, he shall redeliver the goods to, or according to the directions of, the seller. The expenses of such redelivery shall be borne by the seller.

Transfer by buyer and seller.

23. (1) Subject to the provisions of this Act, the unpaid seller's right of lien or stoppage in transit is not affected by any sale or other disposition of the goods which the buyer may have made, unless the seller has assented thereto.

Provided that where a document of title to goods has been issued as lawfully transferred to any person as buyer or owner of the goods, and that person transfers the document to a person who takes the document in good faith and for consideration, then, if such last mentioned transfer was by way of sale, the unpaid seller's right of lien or stoppage in transit is defeated, and, if such last mentioned transfer was by way of pledge or other disposition for value, the unpaid seller's right of lien or stoppage in transit can only be exercised subject to the rights of the transferee.

(2) Where the transfer is by way of pledge, the unpaid seller may require the pledgee to have the amount owed by the pledgee repaid in the first instance, or, so far as possible, out of any other goods or securities of the buyer in the hands of the pledgee and available against the buyer.

24. (1) Subject to the provisions of this section, a contract of sale is not avoided by the exercise by an unpaid seller of his right of lien or stoppage in transit.

(2) Where the goods are of a perishable nature, or where the unpaid seller who has exercised his right of lien or stoppage in transit gives notice to the buyer of his intention to resell, the unpaid seller may, if the buyer does not within a reasonable time pay or tender the price, resell the goods either in a reasonable time and manner from the

goods are
lawfully
transferred
by him or
his agent
in transit.

original buyer damages for any loss occasioned by his breach of contract, but the buyer shall not be entitled to any profit which may occur on the resale. If such notice is not given, the unpaid seller shall not be entitled to recover such damages and the buyer shall be entitled to the profit, if any, on the resale.

(2) Where an unpaid seller who has exercised his right of lien or stoppage in transit resells the goods, the buyer acquiesces in a good title thereto in so far as regards the original buyer, notwithstanding that no notice of the resale has been given to the original buyer.

(3) Where the seller expressly reserves a right of resale in case the buyer should make default, and, on the buyer making default, resells the goods, the original contract of sale is thereby rescinded, but without prejudice to any claim which the seller may have for damages.

CHAPTER VI.

RIGHTS AND REMEDIES ON BREACH OF CONTRACT.

Right to
price.

34. (1) Where under a contract of sale the property in the goods has passed to the buyer and the buyer wrongfully neglects or refuses to pay for the goods according to the terms of the contract, the seller may sue him for the price of the goods.

(2) Where under a contract of sale the price is payable on a day certain irrespective of delivery and the buyer wrongfully neglects or refuses to pay such price, the seller may sue him for the price although the property in the goods has not passed and the goods have not been appropriated to the contract.

Damages for
non-acceptance.

35. Where the buyer wrongfully neglects or refuses to accept and pay for the goods, the seller may sue him for damages for non-acceptance.

Damages for
non-delivery.

36. Where the seller wrongfully neglects or refuses to deliver the goods to the buyer, the buyer may sue the seller for damages for non-delivery.

Specific
performance.

37. Subject to the provisions of Chapter II of the Specific Relief Act 1917, in any suit for breach of contract to deliver specific or ascertained goods, the Court may, if it thinks fit, in the application framed specifically, by its decree direct that the agreement shall be performed specifically, without giving the defendant the option of rescinding the goods as payment of damages. The decree may be for payment of the price or otherwise, as the Court may deem just, and the application of the plaintiff may be made at any time before the decree.

Remedy for
breach of
warranty.

38. (1) Where there is a breach of warranty by the seller, or where the buyer accepts or is compelled to treat any breach of a condition on his part as a breach of warranty, the buyer is not by reason only of such breach of warranty entitled to reject the goods, but he may—

(a) set up against the seller the breach of warranty in diminution or extinction of the price; or

(b) sue the seller for damages for breach of warranty.

(2) The fact that a buyer has set up a breach of warranty in diminution or extinction of the price does not prevent him from suing for the same breach of warranty if he has suffered further damages.

60. Where either party to a contract of sale repudiates the contract before the date of delivery, the other may either treat the contract as subsisting and wait till the date of delivery, or he may treat the contract as repudiated and sue for damages for the breach.

61. (1) Nothing in this Act shall affect the right of the seller or the buyer to recover interest or special damages in any case where by law interest or special damages may be recovered, or to recover the money paid where the consideration for the payment of it has failed.

(2) In the absence of a contract to the contrary, the Court may award interest at such rate as it thinks fit on the amount of the price—

(a) to the seller in a suit by him for the amount of the price— from the date of the tender of the goods or from the date on which the price was payable;

(b) to the buyer in a suit by him for the refund of the price in a case of a breach of the contract on the part of the seller— from the date on which the payment was made.

CHAPTER VII.

DISBURSMENTS.

62. Where any right, duty or liability would arise under a contract of sale by implication of law, it may be negatived or varied by express agreement, or by the course of dealing between the parties, or by usage, if the usage is such as to bind both parties to the contract.

63. Where in this Act any reference is made to a reasonable time, the question what is a reasonable time is a question of fact.

64. In the case of a sale by sample—

(1) where goods are put up for sale in lots, each lot is prima facie deemed to be the subject of a separate contract of sale;

(2) the sale is complete when the purchaser acquiesces in completion by the fall of the hammer or in other customary manner; and, until such acquiescence is made, any bidder may retract his bid;

(3) a right to bid may be reserved expressly by or on behalf of the seller and, where such right is expressly so reserved, but not otherwise, the seller or any one person on his behalf may, subject to the provisions hereinafter contained, bid at the auction;

(4) where the sale is not notified to be subject to a right to bid on behalf of the seller, it shall not be lawful for the seller to bid himself or to employ any person to bid on behalf of the seller or for the auctioneer knowingly to take any bid from the seller or any such person; and any sale contravening this rule may be treated as fraudulent by the buyer;

(5) the sale may be notified to be subject to a reserved or agent's sale;

(6) if the seller makes use of pretended bidding to raise the price, the sale is voidable at the option of the buyer.

[65. Chapter VII of the Indian Contract Act, 1872, is hereby Repealed.]

Repudiation of contract before the date

Interest by way of contract and special damages.

Exclusive of implied terms and conditions

Reasonable time a question of fact.

Contract sale.

except,

66. (2) Nothing in this Act or in any repeal effected thereby shall affect or be deemed to affect—

(a) any right, title, interest, obligation or liability already acquired, assumed or incurred before the commencement of this Act; or

(b) any legal proceedings or remedy in respect of any such right, title, interest, obligation or liability; or

(c) anything done or suffered before the commencement of this Act; or

(d) any enactment relating to the sale of goods which is not expressly repealed by this Act; or

(e) any rule of law not inconsistent with this Act.

(3) The rules of law relating to contracts for the sale of goods shall continue to apply thereto, notwithstanding anything contained in this Act.

(4) The provisions of this Act relating to contracts of sale do not apply to any transaction in the form of a contract of sale which is intended to operate by way of mortgage, pledge, charge or other security.

The following Report of the Select Committee on the Bill to amend section 27 of the Indian Contract Act, 1872, was presented to the Legislative Assembly on the 20th January 1930—

We, the undersigned members of the Select Committee to which the Bill further to amend the Indian Contract Act, 1872, for certain purposes was referred, have considered the Bill and have the honour to submit this report with the Bill as amended by us amended herein.

1. This Bill is supplementary to the Indian Sale of Goods Bill. On the face of the amendment made in clause 27 of that Bill we have substituted the words "a movable agent" for the words "whereas agent . . . to security of goods". We have also substituted the words "documents of title to goods" for the words "bill of lading, dock order . . . hereby represented". As the expression "movable agent" and "documents of title" are not defined in the Indian Contract Act, 1872, in which the section will remain, we have added an Explanation stating that these expressions will have the meanings assigned to them in the Indian Sale of Goods Act, 1930.

For the reasons stated in the note to clause 26 in our report on the Indian Sale of Goods Bill, we have inserted a new section as 27A to provide for the case of a pledge by a person in possession under a voidable contract.

2. We have also made a few alterations of a purely drafting nature.

3. The Bill was published in the Gazette of India on the 14th September 1929.

4. We think that the Bill has not been so altered as to require republishing, and we recommend that it be passed as now amended.

H. L. MITTER,
D. P. MULLA,
M. BHAU NAWAR,
ABDUL GADUR SIDDIQUI.

24th January 1930.

whether it is necessary to make specific provision in the Bill for the manner in which it should be constituted.

4. We have modified the provision of sub-section (B) of the proposed section 514, so as to empower the Governor General in Council to fix maximum rates per mile for any system of inland waterways, or for any stretch of inland waterway, or for the run between any two stations on an inland waterway. If, however, the rates are fixed per mile, a difficulty arises which we have endeavored to meet by the insertion of clause (c) of the sub-section. In view of the conditions prevailing, at any rate in Bengal and Assam, we are agreed that, if the Bill is not to be obstructive, Government should be empowered to fix not only the rate per mile, but also to declare the distances which should be deemed to be the distances between any two stations for the purpose of calculating the passenger fares or the freight charges for goods. River channels, particularly in the deltaic area in Bengal, are unstable and liable to frequent changes and the routes taken by steamers are not only liable to variation from year to year but from season to season. If a maximum rate per mile only were fixed, the cause of proving that the bulge adopted for the purpose of calculating the fare or freight was incorrect would be upon the aggrieved party, and we fear that this would render the Bill as a large measure ineffective.

5. We are agreed that the provision in the Bill relating to maximum freight rates on goods should come into force from such date as the Governor General in Council may appoint. Many suggestions have been made about passenger fares charged by the inland steamship companies, particularly in Bengal, but the possibilities about goods rates have been comparatively few. It is possible that the competition of the country boats may act as a check on the lengths which the steamship companies can charge for certain classes of goods. We think that further evidence can be brought forward and before the necessity of maximum goods rates can be held to be established, and it is for this reason we have provided in clause 1 of the Bill that clause (B) of sub-section (2) of the new section 514, should not come into force from the same date as the other sub-sections.

6. To justify the imposition of maximum rates of fare and freight, we are agreed that it should be established to the satisfaction of the Governor General in Council that a rate-war is in progress between competing steamer companies. Sub-section (2) of proposed section 514 provides for this.

7. The classification of goods for the purpose of fixing freight rates is extremely complicated, and the determination of minimum freight rates for each class of goods would be a difficult undertaking. It may not be necessary, however, for Government to undertake the classification of maximum freight rates for all classes of goods. Ordinarily it should be sufficient for the purpose of the Bill for Government to determine minimum freight rates for the classes of commodities in which competition is most likely to be severe.

8. We consider the question whether provision should be made in the Bill to guard against the danger that the minimum freight and passenger rates fixed by Government might be evaded by agents, shippers, and persons of dubious credit and similar devices, but we did not feel at liberty to take the measures which would justify any specific recommendations. We think, however, that if after minimum

rules have been fixed, there is reason to believe that trading is being practised. Government should instruct the House Committee which, as we have recommended, will make the inquiries before enactment, or otherwise rules are fixed, to investigate the complaints received and to make recommendations as to the measures necessary to remedy such abuses as are found to exist.

9. Under the provisions of the new section 34B, the constitution, procedure and functions of the Advisory Committee to be appointed will be regulated by the rules made by Local Government. We believe that several Committees constituted to represent particular local areas will be more useful than a single Committee for a whole province. We have re-framed the new section 34B, and made it cover the shipment of goods as well as passengers.

10. The Bill was published as follows:—

IN ENGLISH.		
Division.	Days.	Date.
Division of India	24 February 1927.
Fort St. George District	17th February 1927.
Roadway Government District	24th March 1927.
Cantonment District	1st March 1928.
Central Province District	7th April 1928.
Bombay District	1st March 1929.
Central Province District	17th February 1929.
Assam District	14th February 1928.
North-West Frontier District	29th March 1928.
Coorg District District	27th April 1928.
North-West Frontier District	2nd March 1928.
North-West Frontier District	2nd March 1928.

IN THE TAMIL.		
Division.	Days.	Date.
Madras	24 April 1927.
..	2nd April 1927.
..	7th April 1927.
..	2nd May 1928.
..	2nd May 1928.
..	2nd May 1928.
..	2nd May 1928.
..	2nd May 1928.
..	2nd May 1928.
..	2nd May 1928.

11. We think that the Bill has not been so altered as to require republication, and we recommend that it be passed as now amended.

G. RAJY.
JAYARAJAN M. MUTHA.
SARATHI N. NAJI.
S. C. MITRA.
T. A. CHALMERS.
J. Y. PHILLIP.
M. A. ALAN.
GHANESAN ALI KHAN.
ABDUL LATIF CHAUDHURY.
DAYA PRASAD SINGH.
K. C. NAGY.
M. S. DESHA PILLAYAR.

L.A. No. 14 of 1927.

[AS AMENDED BY THE SELECT COMMITTEE]

[Words printed in *italics* indicate the amendments suggested by the Committee.]

A Bill further to amend the Island Steam-veasle Act, 1917, for certain purposes.

WHEREAS it is expedient further to amend the Island Steam-veasle Act, 1917, for the purposes hereinafter appearing; It is hereby enacted That

Short title and extent.
This Act may be cited as the Island Steam-veasle (Amendment) Act, 1927.

1. (1) This Act may be cited the Island Steam-veasle (Amendment) Act, 1927.

(2) It shall come into force on the first day of January, 1928, except where (b) of sub-section (1) of section 84A of the Island Steam-veasle Act, 1917, as hereby amended, which shall come into force on such date as the Governor General in Council may, by notification in the Gazette of India, appoint.

Insertion of new section 84A and its effect in S. 84B.

2. In Chapter VI of the Island Steam-veasle Act, 1917, after 2 of that section as the following section shall be inserted, namely:—

Power of Governor General in Council to fix maximum rates for passengers, cargo and freight for goods.

"84A. (1) The Governor General in Council may, by notification in the Gazette of India, after such inquiry as he may consider necessary, in respect of any system of inland waterways, or of any stretch of inland waterway, or of the run between any two stations on an inland waterway:—

(a) fix the maximum or minimum rate per mile which may be charged for passenger fares for passengers of any class travelling on inland steam-veasles;

(b) fix the maximum rate per mile which may be charged for freight on goods of any description carried in inland steam-veasles;

(c) fix the minimum rate per mile which may be charged for freight on goods of any description carried in inland steam-veasles; and

(d) declare what shall be deemed to be the distance between any two stations on an inland waterway for the purpose of calculating passenger fares or freight on goods when maximum or minimum rates have been fixed under this section.

(2) The Governor General in Council shall not fix any maximum rate under clause (a) or clause (b) of sub-section (1) in respect of any class of passengers or description of goods carried on any system of waterways, or stretch of waterway, or on the run between any two stations on an inland waterway, unless he is satisfied that the rates charged on any inland steam-veasle or group of such vessels in respect of such passengers or goods have been reduced in such an extent as to justify an intention to fix any other inland steam-veasle or group of such vessels to cross from carrying such passengers or goods.

Power to make rules providing for the appointment of a Select Committee.

84B. The Local Government may make rules providing for the appointment, constitution, powers and functions of a Committee to inquire into the working, progress and efficiency of inland steam-veasles on questions affecting the interests of passengers and shippers of goods."

The following Bill was introduced in the Legislative Assembly on the 20th January 1939:—

L.A. BILL No. 1 OF 1939.

A Bill to amend the Transfer of Property (Amendment) Act, 1929, for a certain purpose.

WHEREAS it is expedient to amend the Transfer of Property (Amendment) Act, 1929, for the purposes hereinafter appearing; It is hereby enacted as follows:—

1. This Act may be called the Transfer of Property (Amendment) Third Act, 1939.

2. In section 4 of the Transfer of Property (Amendment) Act, 1929,—

(c) is *Explanation I* for the words "if the instrument has been registered under sub-section (f) of section 30 of the Indian Registration Act, 1908, from the earliest date on which a memorandum thereof has been filed by any Sub-Registrar under section 30 of that Act" the following words shall be substituted, namely:—

"where the property is not situated in a sub-district, or where the registered instrument has been registered under sub-section (f) of section 30 of the Indian Registration Act, 1908, from the earliest date on which any memorandum such registered instrument has been filed by any Sub-Registrar within whose sub-district any part of the property which is being acquired, or of the property wherein a share or interest is being acquired, is situated" and

(d) in proviso (ii) to *Explanation I*, after the word "instrument" the words "or memorandum" shall be inserted.

STATEMENT OF OBJECTS AND REASONS.

The formal amendments contained in this Bill are designed to carry out the intention of *Explanation I* contained in section 4 of the Transfer of Property (Amendment) Act, 1929. The difficulties sought to be met by the latter part of the body of the *Explanation* are not confined to cases where registration is effected under sub-section (f) of section 30 of the Indian Registration Act, 1908, but they are also encountered when an instrument relating to mortgaged property is registered in the ordinary manner. Further, it is possible, under the present *Explanation*, that a subsequent transferee may make a genuine search in the office of all the sub-districts in which the property he seeks to acquire is situated, and find no record of a transfer; but may still find himself entangled with notice of a transfer by reason of a memorandum relating to some other property, included in a previous transfer along with the property he is interested in, having been filed in some distant sub-district.

The Bill is intended to remove these anomalies.

New Dumas,
The 25th December 1939.
III-4

R. L. MITTER.

The following Bill was introduced in the Legislative Assembly on the 23rd January 1920—

L.A. BILL No. 2 OF 1920.

A Bill to amend the Indian Railways Act, 1925.

WHEREAS it is expedient to amend the law relating to Railways in India; It is hereby enacted as follows:—

Short title.

1. This Act may be called the Indian Railways (Amendment) Act, 1920.

Enactment
section 13,
Act IX of
1920.

2. In section 45 of the Indian Railways Act, 1925, after sub-section (1) the following Enactments shall be inserted, namely:—

“*Explanation.*—For the purposes of this section restoration of any compartment in a railway train for the purposes of any particular destination, sale or lease shall be deemed to be such preference.”

STATEMENT OF OBJECTS AND REASONS.

This amending Bill is introduced to prohibit restoration of compartments in Railway trains for the exclusive use of persons belonging to any particular community, race or creed. In certain provisions under section 45 of the Indian Railways Act, 1925 (IX of 1925), the point at issue was whether such restoration amounted to such preference within the meaning of section 42. The High Courts have variously interpreted section 42 in such cases, while agreeing that such restoration is not *stricto jure*. The present amendment will place the matter beyond doubt and bring the law into line with public opinion.

3. The Bill was originally introduced by Mr. K. C. Neogy in September 1914, in the Legislative Assembly and passed on 15th January 1920. But it was engrossed in the Council of State on 25th February 1920.

THOMAS,
Chief Clerk 1920.

M. S. ANEY.

The following Bill was introduced in the Legislative Assembly on the 23rd January 1920—

L.A. BILL No. 3 OF 1920.

A Bill to provide for dealing offenders under the Child Offenders Act, 1913, on full offences and enlarging the scope of the summary powers under section 542 of the Code of Criminal Procedure, 1892.

WHEREAS it is expedient to amend the Code of Criminal Procedure, 1892, for the purpose of extending the list of offences to be dealt with and enlarging the scope of the summary powers under section 542 of the said Act; It is hereby enacted as follows:—

Short title,
Enactment
section 13,
Act IX of
1920.

1. (1) This Act may be called the Code of Criminal Procedure (Amendment) Act, 1920.

(2) It shall extend to the whole of British India including British India and Jammu and Kashmir.

(3) It shall come into force on the 1st day of April, 1920.

of 1928. 3. In subsection (1A) of section 562 of the Code of Criminal Procedure, 1933,—

Amendment
Section 562,
Act 9 of
1934.

(a) after the words "in which a person is convicted" the words and figures "of offence punishable under sections 3, 4, 5 or 8 of the Child Marriage Restraint Act, 1929, or " shall be inserted;
(b) after the words "physical or mental condition" the words "or moral or religious belief" shall be inserted; and
(c) between the words "civil" and "nature" the words "or technical" shall be inserted.

STATEMENT OF OBJECTS AND REASONS.

The object of the Bill is to enable the Magistrate empowered to try cases under the Child Marriage Restraint Act, 1929, to treat the accused as first offender and release him with admission, if he finds that the circumstances under which the offence is committed justify the use of the discretionary powers under section 562 of the Criminal Procedure Code.

The Bill will amend the Child Marriage Restraint Act, now enacted in 1929. It is obvious that in contracting child marriages in defiance of the provisions of the Child Marriage Restraint Act, many of the offenders will be found motivated by the desire to respect their religious belief or customary usage. They are not offenders which involve any danger to the State, public tranquillity or any kind of moral turpitude on his part. They are in my opinion just the kind of offenders in which the offenders deserve the lenient treatment.

The Agents of Criminal Committee have, in paragraphs 252 and 253 of their Report, observed that there may be cases of husbands convicted of the offence of marital indecency when the Court can, in its discretion, treat the accused as first offender. In fact this was the principle that mainly guided them in prescribing the period of imprisonment for both kinds of offences of marital indecency. The authors of the Report are unanimous in concluding that—

"It will be in the interests of things, that the Judges should have the discretion in suitable cases to give the accused the benefit of section 562 of the Criminal Procedure Code."

It is needless to add that what has been written in the Report regarding the classification of offences of marital indecency by boys between 14 and 18 is equally true of offences under the Child Marriage Restraint Act by boys above 18 and over 21.

It is true that the Committee have not made any specific recommendation for the amendment of section 562 of the Criminal Procedure Code as to its application to offences against the law of marriage. But the authors of the Report in paragraph 254 have clearly stated their reasons for the caution to consider detailed suggestions in regard to the law of marriage. The report observes—

"We have had various suggestions made regarding the law of marriage. The question of the law of marriage is not directly before us. . . . We do not propose to consider detailed suggestions with reference to that law."

Sub-section (2) of section 562 enables the Magistrate to treat the offenders under the Child Marriage Restraint Act as first offenders. But it is compulsory on the Magistrate to call upon the accused to execute a bond for a period not exceeding three years. Besides it

appears from the language of the section that it is intended to provide for certain classes of offences which relate to breach of peace or some kind of improper conduct. A bond in terms of sub-section (7) of section 352 from an offender under the Child Marriage Restraint Act and so many more have no relevance and for that very reason the Magistrate may be reasonably disinclined to give the benefit of that sub-section to these offenders. The proper remedy, therefore, is to enlarge the scope of sub-section (7) and insert the Magistrate with the discretion of releasing the offender on probation.

The Bill also aims at widening the range of the grounds which the Magistrate can take into consideration.

Hitherto there was an expense proceeding making the Magistrate to treat conscientious objections as first offenders whether moral or religious belief is comprised within the meaning of the term "physical or mental condition," or not is a question not altogether free from doubt. The amendments proposed in clauses 2 (1) and (7) will leave no ambiguity.

So also the addition of the word "contained" after the word "printed" is intended to give greater latitude to the Magistrate in the use of the power vested under sub-section (1A) of section 352.

YMERAL,

The 7th December 1930.

M. S. ANEY.

The following Bill was introduced in the Legislative Assembly on the 23rd January 1930:—

L.A. BILL No. 4 OF 1930

A Bill to provide for the use of pictures of gods and goddesses, images from scriptures or mythology of any religious whatsoever as marks or trade marks on any article imported into or manufactured in India.

Whereas it is expedient to parallel the use of pictures of gods and goddesses, images from scriptures or mythology of any religious whatsoever as marks or trade marks on any article imported into or manufactured in India, it is hereby enacted as follows:—

1. (1) This Act may be called the Indian Religious Pictures Trade Marks (Protection) Act, 1930.
- (2) It extends to the whole of British India.
- (3) It shall come into force on the first day of April 1930.

2. Any person from whom a customs duty is levied in any place in British India for importing any article or the manufacture in India of any article whatsoever shall be deemed to have not entered on those pictures of gods, goddesses, images from scriptures or mythology of any religious whatsoever, or marks or trade-marks, on that article.

STATEMENT OF OBJECTS AND REASONS.

Many articles imported from foreign countries or manufactured in British India bear on them the stamp or picture of Hindu gods and goddesses, images from scriptures or mythology, or marks or trade-marks. It is proposed to regulate commerce so that they should be

short title,
extent and
commence-
ment.

Personnel
for importing
or manu-
facturing
goods with
trade-marks
or pictures of
gods and
goddesses,
in

as used and produced by coming into contact with everyday household commodities. It is proposed for Hindu religious demands that the pictures of gods and goddesses, and the scenes from scriptures and mythology should not be used as marks or trade marks on any article sold in the market. In like manner, it is proposed to provide that pictures from life of Buddha, the Keshi, the Hindu should not be used as marks or trade marks on any article sold in the market. The object of this Bill is to provide all such religious and warlike pictures so as to prevent the abuse that has grown up within recent years.

Commercialization of religious emblems is a anti-Indian in tradition, and culture and sentiment.

R. DAN.

The following Report of the Second Select Committee on the Bill further to amend the Indian Income-tax Act, 1922, for certain purposes, was presented to the Legislative Assembly on the 22nd January 1937:—

We, the undersigned members of the Second Select Committee to which the Bill further to amend the Indian Income-tax Act, 1922, for certain purposes is referred by the First Select Committee was

Pages 1-37 recommended, have considered the Bill and the papers noted in the margin, and have now the honour to submit this our Report, with the Bill as amended by us, annexed thereto.

Clause (2).—We have accepted this clause in order to provide that the signature of a firm shall not be considered valid if it has been signed with a notice of the Income-tax Officer's objection and has had no opportunity to appear before him and show cause against the objection.

Clause (3).—In sub-section (2) of proposed section 23B we have made a drafting amendment in order to bring the wording into line with the wording used in section 23, in which this new section will be complementary. A similar amendment is made in sub-section (2).

We have amended sub-section (2) further, for two distinct purposes. The first amendment we have made amends the words relating to the "reasonable needs existing and contingent" of the business, and are designed to place it beyond doubt that accumulations made by a company as a matter of sound financial prudence or in order to make provision for the development of its general business, shall not come within the scope of the sub-section.

The second amendment is inserted in order cases where companies of the kind contemplated in the sub-section do not accumulate their profits as such, but capitalize them and distribute them among their members as bonus there, with intent to avoid payment of income-tax. This device would have defeated the purpose of the sub-section as it stood.

In Sub-section (3) of proposed sub-section (2) we have made a small drafting amendment, in order to place it beyond doubt that the company will be entitled, if it can do so, to rebut the presumption set up by that Sub-section.

In proposed sub-section (4), clause (a), we have made an amendment in order that the tax in these cases can be recovered from the member himself if the company seems to be unable or goes into liquidation and there makes the remedy against itself ineffective.

We have also added a new clause (11) which will apply the machinery for recovery contained in Chapter VI of the Act in cases to be recovered from associations under this new section.

Clause 5.—We have not amended this clause, as we have been assured that the intention of Government is that the rules to be made under sub-clause (2) will relate to procedure only, and will not confer any license for Officers any arbitrary power to refuse registration.

Clause 6.—While this Bill has been under discussion, the Indian Income-tax (Amendment) Act, 1924, has been passed into law. This Act has amended section 70 so as to provide that where a change has occurred in the constitution of a firm, the assessments on the firm and on the members thereof shall be made as if the firm had been constituted throughout the previous year as it is constituted at the time of making the assessment. When this provision is applied to registered firms, it will be seen that the present draft of sub-section (2) of proposed section 23 is imperfect, as it has regard only to the deed of partnership registered at the time of making the assessment, whereas the profits may have been, or should have been, distributed, in whole or in part, in accordance with the registered statement of the previous year. We have made two amendments to cover cases of this kind.

Clause 7.—The amendment in sub-section (1) of proposed section 23 will have the effect of extending the period of limitation, and will give the intending applicant a complete month from the date on which he learns of the adverse order.

In sub-section (3) also we have made two amendments. The first deletes the provision which requires that the chairman of a Board must be a non-official. We anticipate that several judicial officers may be members of these Boards, and it is possible that in some cases it might be desirable to have an experienced judge as chairman of the Board. We are assured that the rules to be made governing the procedure of Boards will provide that the Board may elect its own chairman. On this assurance, we think it preferable to leave the chairman of the Board unselected, having particular regard to the fact that there can never be a majority of official members on any Board.

The second amendment will meet the varying conditions of the different provinces, for in some a judicial officer does not obtain the rank of Subordinate Judge until he is on the point of retirement, while in others he is given the title of Subordinate Judge as soon as he is appointed to the Provincial Judicial Service. Our amendment ensures that these persons shall be officers of the Judicial Service, with not less than ten years' judicial experience.

We have considered the remarks of the Honorary Chamber of Commerce in regard to the clause, to the effect that assessments should be made in cases that there shall be an officer or an expert having to discuss the details of his business to a trade agent, or a member of the Board of Revenue, trying the assessor's appeal. We are of opinion that the danger will be avoided if the recommendations made under clause 7 in the Report of the First Select Committee on this Bill are carried out, and no proposal to further action by the Legislature; but we note the opportunity of strongly endorsing those recommendations, which we

L.A. BILL No. 41 OF 1921.

[AS AMENDED BY THE SELECT COMMITTEE.]

(Words printed in italics indicate the amendments suggested by the First Select Committee. Words underlined indicate the amendments suggested by the Second Select Committee.)

A Bill further to amend the Indian Income-tax Act, 1920, for certain purposes.

WHEREAS it is expedient further to amend the Indian Income-tax Act, 1920, for certain purposes hereinafter appearing; It is hereby enacted as follows:—

Statute and amendments.

Amendment of section 2, Act XI of 1920.

Amendment of section 23, Act XI of 1920.

Insertion of new section 23A in Act XI of 1920.

Power to issue orders to members of certain firms, associations, clubs and companies.

1. (1) This Act may be called the Indian Income-tax (Amendment) Act, 1921.

(2) It shall come into force on the 1st day of April 1921.

2. In section 2 of the Indian Income-tax Act, 1920 (hereinafter XI of 1920) referred to as the said Act,—

(a) after clause (c) the following clause shall be inserted, namely:—

“(d) ‘firm’, ‘partner’ and ‘partnership’ have the same meaning respectively as in the Indian Contract Act, 1872;” and

(b) for clause (d) the following shall be substituted, namely:—

“(d) ‘registered firm’ means a firm registered under the provisions of section 22A;”

3. In sub-section (2) of section 23 of the said Act,—

(a) after the word “judgment” the words “and, in the case of a registered firm, may cancel its registration” shall be added; and

(b) the following provision shall be added, namely:—

“Provided that the registration of a firm shall not be cancelled until fourteen days have elapsed from the date of a notice by the Income-tax Officer to the firm intimating his intention to do so in pursuance of the provisions of the said Act.”

4. After section 23 of the said Act the following section shall be inserted, namely:—

“23A. (1) Where the Income-tax Officer is satisfied that any firm or other association of individuals carrying on any business, other than a Hindu undivided family or a company, is under the control of one member thereof, and that such firm or association has been formed or is being used for the purpose of evading or reducing the liability to tax of any member thereof, he may, with the previous approval of the Assistant Commissioner, pass an order that the said profits, as income-tax by the firm or association shall not be deductible, and the amount of such profits as the public and persons of the firm or association shall be included in his total income for the purpose of his assessment thereon.

Explanation.—A member of a firm or association who owns the whole or the major portion of the capital of the firm or association shall not be treated only if that fact be proved to control the firm or association.

(2) Where the Income-tax Officer is satisfied that a company is under the control of not more than five of its members and that the

professional persons are allowed to accumulate beyond its reasonable needs, utility and exigency, having regard to the maintenance and development of its business, undistributed by the members, or when a reasonable part of its profits and gains, having regard to the said needs, has not been distributed to its members in such manner as to render the amount distributed liable to be included in their total income, and then such accumulations or failure to distribute or for the purpose of providing the incentive of tax upon any of the members in respect of their shares in the profits and gains is accumulated, or not distributed, the Income-tax Officer may, with the previous approval of the Assistant Commissioner, pass an order that the sum payable as income-tax by the company shall not be determined, and thereupon the proportionate share of each member in the profits and gains of the company, whether such profits and gains have been distributed to the members or not, shall be included in the total income of each member for the purpose of his assessment thereon:

Provided that this sub-section shall not apply to any company which is a subsidiary company or in which the public are substantially interested.

Explanation.—For the purpose of this sub-section,—

(a) a company shall be deemed to be a subsidiary company if, by reason of the beneficial ownership of shares therein, the control of the company is in the hands of a company not being a company in which the provisions of this sub-section apply or of two or more companies none of which is a company in which those provisions apply;

(b) a company shall be deemed to be a company in which the public are substantially interested if shares of the company (not being shares entitled to a fixed rate of dividend, whether with or without a further right to participate in profits) carrying not less than twenty-five per cent of the voting power have been allotted unconditionally to, or acquired unconditionally by, and are at the end of the previous year beneficially held by, the public (not including a company in which the provisions of this sub-section apply), and if any such shares have on the expiry of each previous year been the subject of dealings in any stock exchange in British India or are in fact freely transferable by the holders to other members of the public;

(c) unless the contrary is proved, a company shall be deemed to be under the control of any person where the majority of the voting power or shares is in the hands of that person or of relatives or associates of that person;

(d) "members" means a person who may be required to exercise his voting power on the direction of, or holds shares directly or indirectly on behalf of another person.

(e) The Assistant Commissioner shall not give his approval in any order proposed to be passed by the Income-tax Officer under this section until he has given the firm, association or company concerned an opportunity of being heard.

(f) (i) Where any member of a firm or association of individuals makes default in the payment of tax on his share of profits and gains which has been included in his total income under the provisions of subsection (1), such tax may be recovered from the firm or association, as the case may be.

(ii) Where the proportionate share of any member of a company in the undistributed profits and gains of the company has been included in his total income under the provisions of sub-section (1), the tax payable in

asset thereof shall be recoverable from the company and may be recovered from each member, if there are not sufficient funds in the hands of the company to pay the debt, or if the winding-up of the company has commenced.

(24) Where tax is recoverable from a company, firm or other association and a share certificate, a notice of demand shall be served upon it in the prescribed form showing the sum so payable, and such certificate or association shall be deemed to be the person or persons to whom, for the purposes of Chapter VI.

(25) Where tax has been paid in respect of any undistributed profits and gains of a company under this section, and such profits and gains are subsequently distributed in any year, the proportionate share thereof of any member of the company shall be included in computing his total income of that year.

3. After section 26 of the said Act the following section shall be inserted, namely:—

Insertion of the section 26A in Act XI of 1933.

Provision in registration of firms.

"26A. (1) Application may be made to the Income-tax Officer on behalf of any firm, partnership or other instrument of partnership specifying the individual shares of the partners, for registration for the purposes of this Act and of any other enactment for the time being in force relating to income tax or super-tax.

(2) The application shall be made by each partner or partners, and in such form and shall contain such particulars and shall be in such form, and be verified in such manner, as may be prescribed; and it shall be dealt with by the Income-tax Officer in such manner as may be prescribed."

Amendment of section 26, Act XI of 1933.

3. For section 26 of the said Act the following section shall be substituted, namely:—

Provision for amendment of section 26, Act XI of 1933.

"26. (1) If the Income-tax Officer, the Assistant Commissioner or the Commissioner, in the course of any proceedings under this Act, is satisfied that an assessee has misrepresented the particulars of his income or has deliberately furnished inaccurate particulars of such income, and has thereby obtained or been about to obtain a refund of such income, or has thereby obtained or been about to obtain a refund of such income, he may direct that the assessee shall, in addition to the income tax payable by him, pay by way of penalty a sum not exceeding the amount of the income tax which would have been avoided if the income as assessed by the assessee had been accepted as his correct income.

(2) If the Income-tax Officer, the Assistant Commissioner or the Commissioner, in the course of any proceedings under this Act, is satisfied that the profits of a registered firm have been distributed otherwise than in accordance with the shares of the partners as shown in the instrument of partnership registered under this Act for any such distribution, and that any partner has thereby obtained or been about to obtain a refund of such income, or has thereby obtained or been about to obtain a refund of such income, he may direct that such partner shall, in addition to the income tax payable by him, pay by way of penalty a sum not exceeding the amount of income tax which has been avoided, or would have been avoided if the income returned by such partner had been accepted as his correct income; and an refund or other adjustment shall be allowable by any other partner by reason of such direction.

(3) No suit shall be made under sub-section (1) or sub-section (2), unless the assessor or portree, as the case may be, has been heard, or has been given a reasonable opportunity of being heard.

(4) No prosecution for an offence against this Act shall be instituted in respect of the same facts on which a penalty has been imposed under this section.

(5) Any Assistant Commissioner or a Commissioner, who has made an order under sub-section (1) or sub-section (2), shall forthwith send a copy of the same to the Income-tax Officer.

7. After section 22 of the said Act the following section shall be inserted, namely:—

Section 22
of 1905.

"22 A. (1) Any person aggrieved by an order of an Income-tax Officer under sub-section (2) or sub-section (3) of section 22A may, within thirty days of the date on which he was served with notice of such order, lodge an appeal in the High Court of the Colony.

(2) The appeal shall be as the prescribed form and shall be verified in the prescribed manner.

(3) The Commissioner shall refer such appeal, with a statement of his own opinion thereon, to a Board of Referees for decision, and the Board of Referees shall decide the appeal after hearing the appellant and any person appointed by the Commissioner.

Provided that, before making a reference to a Board of Referees, the Commissioner may, and at the request of the appellant shall, for a period of his period of service under section 22, direct the members in respect, and throughout the time any such reference is referred or pending with it.

(4) The decision of the Board of Referees shall be forwarded to the Commissioner who shall transmit it to the Income-tax Officer who issued the original order, and shall also send copies to each Income-tax Officer who has made any assessment consequent upon such order, and where a decision requires or modifies the order of the Income-tax Officer, fresh assessments shall be made as directed therein, or such consequential adjustments as may be required shall be made in any assessments already made.

(5) The decision of a Board of Referees shall not be subject to appeal to any Income-tax authority, and shall not be revised by the Commissioner in exercise of his powers under section 22.

(6) A Board of Referees shall consist of not less than three and not more than five persons, of whom not less than one shall be an official having Income-tax experience, and one shall be a judicial officer not inferior in rank to a Subordinate Judge or a Judge of a Small Cause Court who has held judicial office for a period of not less than ten years.

(7) Subject to the provisions of sub-section (6), the Central Board of Revenue may make rules regulating the formation, composition and procedure of Boards of Referees."

8. In section 46 of the said Act,—

(a) after the words "and" of paragraph (1) the words and figures "and figures" shall be inserted; and
(b) after the words and figures "and figures" of paragraph (2) the words and figures "and figures" shall be inserted.

9. In section 22 of the said Act, after the word and figures "section 22" of the words and figures "section 22" of section 22A shall be inserted, and after the word and figures "section 22" of section 22A shall be inserted.

We have made a small drafting amendment in sub-clause (a).

Class 4.—We have amended sub-clause (1) so as not to provide the preparation of prepared opium by a bonded owner's relative or servant, on his behalf.

In sub-clause (a) we have deleted the word "transport", as the transport of prepared opium which is lawfully possessed will be punishable as unlawful possession, whereas the transport of prepared opium lawfully possessed merely, on practical grounds, be made punishable.

We have added a proviso which will allow Government to grow the coca plant, and to experiment in the manufacture of cocaine therefrom, as we think it desirable that India should not be debarred from having indigenous supplies of this valuable drug for proper medicinal uses. The same proviso is added, consequently, to clause 6.

Class 5, 6 and 7.—We have made small drafting amendments.

Class 8.—In sub-clauses (1) and (2) we have made drafting amendments; and in sub-clause (3) we have inserted words which will empower Local Governments, subject to the control of the Governor General in Council, to make special rules bringing Government-owned drugs within the scope of the section. This amendment is intended to apply to drugs kept in Government Dispensaries, and the like, which should properly come under the control of Local Governments.

Class 9.—We have inserted this clause in order that Local Governments may have some control over traffic in dangerous drugs, where the persons possessing the traffic have their headquarters in British India but the traffic itself flows entirely outside British India. Such a case would arise where a merchant in Bombay arranges with opium suppliers in Persia for the despatch of opium to China.

Class 10 (old clause 5).—We have made two amendments consequent on the amendments made in clause 4. We also propose that the offences under clauses 10 and 11, the fine should be criminalised, as in clauses 12, 13, 14 and 15. The offences under clauses 10 and 11 may be very serious, and we think the Court should be given power to award heavy fines in very bad cases.

Class 16, 17 and 18 (old clauses 14, 15 and 17).—In clause 16 relating to the serious offences of the manufacture, import, export and sale of prepared opium, we consider it should be included within the category given in these clauses. The references in these clauses have been re-numbered.

Class 19 (old clause 17).—We have added two new sub-clauses, in order to make it quite clear that a bond shall be cancelled when a conviction is not made, and that an appeal is made, as the High Court when exercising its revisional powers, shall be empowered to require a bond to be cancelled.

Class 20 is introduced to supply the penalty for the new clause 9 inserted by us. We propose to limit the penalty to a fine of one thousand rupees without imprisonment.

Class 21 (old clause 21).—We have amended this clause so as to give power to issue warrants to Presidency Magistrates in the presidency towns; and also in order to give the power to elected Magistrates of the second class. The clause now defines three powers on the Courts which have similar powers under the Opium Act, 1874.

*Clause 19 (old clause 21).—*As the Bill is aimed at traffic in dangerous drugs, it is desirable that officers carrying out the search of a house containing dangerous drugs should be able to seize documents or other articles which may furnish valuable evidence that the drugs seized have been the subject matter of an offence. We have amended sub-clause (f) accordingly.

We have added a provision which will empower police and other officers to make searches by night, under circumstances where there is reason to believe that delay will result in the escape of the offenders or the removal of illicit drugs. We have added a new sub-clause to ensure that these powers shall be properly exercised.

*Clause 24 and 25 (old clauses 26 and 27).—*The amendments to these clauses fall from the amendment to sub-clause (f) of clause 23.

*Clause 28 and 29 (old clause 32 and new clause 30).—*We have introduced a new clause 31 giving Government power to select Special Officers with the powers of an officer in charge of a police station for the investigation of offences under this Bill; and we have amended old clause 27 so that officers appointed and appointed may be seconded to such officers. These amendments should facilitate the prosecution of offenders and will tend to shorten the period during which persons are in custody pending their production before a Court.

*Clause 33 (old clause 35).—*We have re-drafted this clause so as to give prohibition to second class Magistrates specially empowered and have now brought it into line with the provisions of the Opium Act, 1928.

*Clause 34 (old clause 36).—*We have made a restricting amendment to sub-clause (b), as it seemed too wide.

*Clause 36 (old clause 38).—*Under this clause as it stood, persons who were not convicted had no right of appeal against an order confiscating their property. We have added a sub-clause giving them this right.

*Clause 37 (old clause 39).—*In sub-clause (b) we have made a small amendment in order to ensure that Government may give rewards out of fines and forfeitures to persons who are neither officers nor informers, such as private persons who take an active part in an important case.

*Clause 38 (old clause 40).—*In sub-clause (b) we have provided for the case of the misuse administration which has no local official Gazette.

*Clause 41 (old clause 42).—*We have made a drafting amendment. *Schedule I.*—We have amended this in accordance of the amendments to clause 14.

Schedule II.—The amendments to this schedule are extensive, but with the exceptions noted below they are all purely consequential, flowing directly from the amendments we have made in clauses (a), (b), (c) and (d) of clause 2 of the Bill. The exceptions are as follows:

(1) The definitions of "import" and "export" throughout have been amended so as to provide the effective control of the local Government over intoxicating drugs and narcotic substances which they may desire to be intoxicating drugs. These substances, by sub-clause (a) of the various definitions of "intoxicating drug" now contained in the local statute law, are not hemp, opium, nor, had it

manufactured drugs, and do not fall within the scope of the Bill. Their control in all respects, therefore, should remain, as heretofore, in the hands of the Local Governments.

(2) The Burma Opium Law Amendment Act, 1929 (Burma Act VII of 1929), has been introduced into the schedule and amended in several minor particulars. The Act has been amended when the Bill was drafted. The amendments are all purely formal and consequential and are designed to bring the substance of that Act up-to-date.

(3) Further amendments have been made in the Eastern Bengal and Assam Opium Act, 1914. That Act had been amended by the Assam Opium (Amendment) Act, 1927, while the Bill was being drafted. The amendments had the effect of bringing certain parts of the content of the Local Government, and the fresh amendments now introduced into the schedule place matters again under the control of the Governor-General in Council, in pursuance of the general scheme of the Bill.

2. The Bill was published as follows:—

IN ENGLISH.		Date
Gazette.		
Gazette of India	28th July 1935.
Bombay Government Gazette	24th October 1935.
Calcutta Gazette	26th October 1935.
United Provinces Gazette	26th August 1935.
Punjab Government Gazette	2nd August 1935.
Burma Gazette	25th August 1935.
Central Provinces Gazette	4th August 1935.
Assam Gazette	4th August 1935.
Coorg District Gazette	19th November 1935.
South-West Frontier Gazette	26th October 1935.

IN THE VERNACULARS.

Province.	Language.	Date.
Bombay	Marathi	28th December 1935.
	Gujarati	31st December 1935.
	Kannada	27th December 1935.
Central Provinces ..	Urdu	26th December 1935.
	Marathi	26th October 1935.
Coorg	Urdu	26th November 1935.
	Marathi	26th November 1935.

4 We think that the Bill has not been so clear as to require explanation, and we recommend that it be passed as now amended.

H. L. MITTAL,
GEORGE KRISTOFF,
E. F. SALM,
W. A. COCHRANE,
ABDUL HAYE,
THAKUR DAS BHARGAVA,
D. S. MOUNSE.

25th Feb. 1936.

L. A. BILL No. 22 OF 1926.

[As amended by the SELECT COMMITTEE.]

[Words printed in Italics indicate the amendments suggested by the Committee.]

THE DANGEROUS DRUGS BILL.

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SECTION I.—Form of bond to be obtained from the authorities of
offences under the Dangerous Drugs Act, 1930.

SECTION II.—Amendments of local Acts.

*A Bill to regulate and control the Government in Council the control
over certain operations relating to dangerous drugs and to persons and
vessels and vessels throughout British India the penalties for offences
relating to such operations.*

WHEREAS India participated in the Second International Opium
Conference, which was convened in accordance with the invitation of
the Assembly of the League of Nations, dated the 27th day of Sep-
tember 1923, met at Geneva on the 17th day of November 1923, and
on the 19th day of February 1925, adopted the Convention relating
to Dangerous Drugs (hereinafter referred to as the Geneva
Convention);

AND WHEREAS India was a State signatory to the said Geneva
Convention;

AND WHEREAS the Contracting Parties to the said Geneva Conven-
tion resolved to take further measures to suppress the prohibited
traffic in and abuse of Dangerous Drugs, especially those derived
from opium, Indian hemp and coca leaf, such measures being more
particularly set forth in the Articles of the said Geneva Convention;

AND WHEREAS for the effective carrying out of the said measures
it is expedient that the control of certain operations relating to
Dangerous Drugs should be consolidated and vested in the Govern-
ment in Council;

AND WHEREAS it is also expedient that the penalties for certain
offences relating to Dangerous Drugs should be increased, and that
all penalties relating to certain operations should be rendered
uniform throughout British India;

It is hereby enacted as follows:—

CHAPTER I.

PRELIMINARY.

1. (1) This Act may be cited the Dangerous Drugs Act, 1900.

Short title,
extent and
commence-
ment.

(2) It extends to the whole of British India, including British Burma and the Nicobar and the Andaman Islands.

(3) It shall come into force on such date as the Governor-General in Council may, by notification in the Gazette of India, appoint.

Definition.

2. In this Act, unless there is anything repugnant to the subject or context,—

(a) "raw leaf" means—

(i) the leaf and young twigs of any tree plant, that is, of the *Euphorbia* spp. (Cork) and the *Synedrella* spp. (Gum), and their seedlings, and of any other species of this genus which the Governor-General in Council may, by notification in the Gazette of India, declare to be raw plants for the purpose of this Act; and

(ii) any mixture thereof, with or without treated materials;

but does not include any preparation containing not more than 0.1 per cent of opium;

(b) "raw derivative" means—

(i) crude opium, that is, any extract of raw leaf which can be used, directly or indirectly, for the manufacture of opium;

(ii) opium, that is, semi-opium having the chemical formula $C_{17}H_{19}NO_7 \cdot H_2O$, and all the derivatives of semi-opium from which it can be recovered;

(iii) opium, that is, anhydrous semi-opium having the chemical formula $C_{17}H_{17}NO_7$, and its salts; and

(iv) all preparations, official and non-official, containing more than 0.1 per cent of opium;

(c) "hemp" means—

(i) the leaves, small stalks and flowering or fruiting tops of the Indian hemp plant (*Cannabis indica* L.), including all forms known as bhang, mulla, or ganja;

(ii) resin, that is, the resin obtained from the Indian hemp plant, which has not been submitted to any manipulation other than that necessary for packing and transport; and

(iii) any mixture, with or without treated materials, of any of the above forms of hemp or any article prepared therefrom;

(d) "medicated hemp" means any extract or tincture of hemp;

(e) "opium" means—

(i) the capsule of the poppy (*Papaver somniferum* L.);

(ii) the spontaneously congealed juice of such capsule which has not been submitted to any manipulation other than that necessary for packing and transport; and

(iii) any mixture, with or without treated materials, of any of the above forms of opium;

but does not include any preparation containing not more than 0.2 per cent of opium;

(f) "opium derivative" as—
(i) medicinal opium, that is, opium which has undergone the processes necessary to adapt it for medicinal use in accordance with the requirements of the British Pharmacopoeia, whether in powder form or granulated or otherwise or mixed with sugar-matrics;

(ii) prepared opium, that is, any product of opium obtained by any series of operations designed to transform opium into an article suitable for smoking, and the stems or other refuse remaining after opium is smoked;

(iii) morphine, that is, the principal alkaloid of opium having the chemical formula $C_{17}H_{19}NO_5$, and its salts;

(iv) diacetylmorphine, that is, the alkaloid, also known as diacetylmorphine or heroin, having the chemical formula $C_{21}H_{23}NO_6$, and its salts; and

(v) all preparations, official and un-official, containing more than 0.2 per cent of morphine, or containing any diacetylmorphine;

(g) "manufactured drug" includes—

(i) all non-fermentive, medicinal hemp and opium, distillates; and

(ii) any other narcotic substance which the Governor-General in Council may, by notification in the Gazette of India made in pursuance of a recommendation under article 10 of the Geneva Convention, declare to be a manufactured drug; but does not include any preparation which the Governor-General in Council may, by notification in the Gazette of India made in pursuance of a finding under article 8 of the Geneva Convention, declare not to be a manufactured drug;

(h) "dangerous drug" includes coca leaf, hemp and opium, and all manufactured drugs;

(i) "to import into British India" means subject to the provisions of clause (j), to bring into British India by land, sea or air;

(j) "to import inter-provincially" means to bring into one province from another, and includes—

(i) the bringing of a dangerous drug into a Province from any territory of a Prince or Chief in India which is adjacent to or reached by the territory of such province, when the Governor-General in Council may, by notification in the Gazette of India, declare it to be inter-provincial import; and

(ii) bringing into one province from another, in the course of a continuous journey, by sea or through the territory of a Prince or Chief in India;

(k) "to export from British India" means, subject to the provisions of clause (j), to take out of British India by land, sea or air;

(l) "to export inter-provincially" means to take out of one province into another, and includes—

(i) the taking of a dangerous drug out of a province into any territory of a Prince or Chief in India which is adjacent to or reached by the territory of such province, when the Governor-General in Council may, by notification in the Gazette of India, declare it to be inter-provincial export; and

(ii) taking out of one province into another, in the course of a continuous journey, by sea or through the territory of a Prince or Chief in India;

(m) "to re-export" means to take from one place to another in the same province; and

(a) "territory of a *Prince or Chief in India," includes any territory in which the Governor-General in Council exercises powers or jurisdiction by virtue of the Indian (Foreign Jurisdiction) Order in Council, 1907.

Calculation of percentages in spirit preparations

3. The Governor-General in Council may make rules prescribing the method by which percentages in the case of liquid preparations shall be calculated for the purposes of clauses (a), (b), (c) and (f) of section 2.

Provided that, unless and until such rules are made such percentages shall be calculated on the basis that a preparation containing one per cent. of a substance means a preparation in which one gramme of the substance, if a solid or one millilitre of the substance, if a liquid, is contained in every one hundred millilitres of the preparation, and so in proportion for any greater or less percentage.

CHAPTER II.

PERMISSIONS AND CONTROL.

Prohibition of export of certain preparations.

4. No one shall—
(a) export any one plant, or gather any portion of a plant;
(b) manufacture or prepare prepared opium, unless it is prepared from opium lawfully procured for the manufacture of the same as provided by, or
(c) import into British India, except from British India, transhipment or sell prepared opium;
Provided that this section shall not apply to the collection of any one plant or to the gathering of any portion thereof on behalf of Government.

Control of Licences.—Control in respect of production and supply of opium.

5. (1) No one shall—
(a) cultivate the poppy (*Papaver somniferum* L.), or
(b) manufacture opium,
unless in accordance with rules made under sub-section (d), and with the conditions of any licence for that purpose which he may be required to obtain under those rules.
(2) The Governor-General in Council may make rules permitting and regulating the cultivation of the poppy (*Papaver somniferum* L.) and the manufacture of opium, and such rules may prescribe the form and conditions of licences for such cultivation and manufacture, the authorities by which such licences may be granted, the fees that may be charged therefor, and any other matter requisite to render effective the control of the Governor-General in Council over such cultivation and manufacture.

(3) The Governor-General in Council may also make rules permitting and regulating the sale of opium from Government factories for export or to Local Governments or to manufacturing concerns.

Control of Government.—Control in Council over manufacture of one-plant-based drugs.

6. (1) No one shall manufacture any manufactured drug, other than prepared opium, unless in accordance with rules made under sub-section (d), and with the conditions of any licence for that purpose which he may be required to obtain under those rules.

(2) The Governor-General in Council may make rules permitting and regulating the manufacture of manufactured drugs, other than prepared opium, and such rules may prescribe the form and conditions of licences for such manufacture, the authorities by which such licences may be granted and the fees that may be charged therefor, and any other matter requisite to render effective the control of the Governor-General in Council over such manufacture.

(b) Nothing in this section shall apply to the manufacture of medicinal opium or of preparations containing morphine, diacetylmorphine or cocaine from materials which the maker is lawfully entitled to process.

7. (1) No one shall—

- (a) import into British India,
- (b) export from British India, or
- (c) trans-ship

any dangerous drug, other than prepared opium, save in accordance with rules made under sub-section (c) and with the conditions of any licence for that purpose which he may be required to obtain under those rules.

(2) The Governor-General in Council may make rules permitting and regulating the import into and export from British India and the trans-shipment of dangerous drugs, other than prepared opium, and such rules may prescribe the ports or places at which any kind of dangerous drug may be imported, exported or trans-shipment, the forms and conditions of licences for such import, export or trans-shipment, the authorities by which such licences may be granted, the fees that may be charged thereon, and any other matters requisite to render efficient the control of the Governor-General in Council over such import, export and trans-shipment.

8. (1) No one shall—

- (a) import or export inter-provincially, transport, process or sell any manufactured drug, other than prepared opium, or other material which is manufactured drugs and such kind.

(b) manufacture medicinal opium or any preparation containing morphine, diacetylmorphine or cocaine, save in accordance with rules made under sub-section (2) and with the conditions of any licence for that purpose which he may be required to obtain under those rules.

(2) The Local Government may, subject to the control of the Governor-General in Council, make rules permitting and regulating—

- (a) the inter-provincial import and export into and from the territories under its administration, the transport, processing and sale of manufactured drugs, other than prepared opium, and of such kind;

and

(b) the manufacture of medicinal opium or of any preparation containing morphine, diacetylmorphine or cocaine from materials which the maker is lawfully entitled to process.

Such rules may prescribe the forms and conditions of licences for such import, export, trans-shipment, processing, sale and manufacture, the authorities by which such licences may be granted, and the fees that may be charged thereon, and any other matters requisite to render efficient the control of the Local Government over such import, export, trans-shipment, processing, sale and manufacture.

(3) Save in so far as may be otherwise provided in rules made under sub-section (2), nothing in this section shall apply to manufactured drugs which are the property and in the possession of Government.

Provided that such drugs shall not be sold or otherwise disposed to any person who, under the rules made by the Local Government under this section, is not entitled to their possession.

Control of
Governor-
General in
Council over
specimens of
heroin and its
derivatives.

Control of
Local Gov-
ernment over
inter-provin-
cially
manufactured
drugs and
such kind.

Prohibited 8. No one shall engage or contract any trade whereby a dangerous
Land Customs drug is obtained outside British India and exported to any person
and no outside British India, save in accordance with the conditions of a
license granted by and on the direction of the Local Government.
import drugs.

CHAPTER III.

OFFENCES AND PENALTIES.

- Penalised* 10. Whoever—
for contravention of
section 4. (1) engages any person or persons in any portion of a room
plant,
(2) manufacture or persons prepared opium otherwise than
as permitted under section 5, or
(3) imports into British India, exports from British India,
transfers " " or sells prepared opium,
shall be punished with imprisonment which may extend to two
years, or with fine " " or
with both—
Provided that this section shall not apply to the cultivation of
any one plant or to the gathering of any portion thereof on behalf
of Government.
- Penalised* 11. Whoever, in contravention of section 5, or any rule made
for contravention of
section 5. under that section, or of any condition of a license granted
thereunder,
(a) cultivates the poppy, or
(b) manufactures opium,
shall be punished with imprisonment which may extend to two years
or with fine " " or with both.
- Penalised* 12. Whoever, in contravention of section 6, or any rule made
for contravention of
section 6. under that section, or any condition of a license granted thereunder,
manufactures any manufactured drug, shall be punished with
imprisonment which may extend to two years, or with fine, or
with both.
- Penalised* 13. Whoever, in contravention of section 7, or any rule made
for contravention of
section 7. under that section, or any condition of a license granted thereunder,
(a) imports into British India,
(b) exports from British India, or
(c) transships
any dangerous drug, shall be punished with imprisonment which
may extend to two years, or with fine, or with both.
- Penalised* 14. Whoever, in contravention of section 8, or any rule made
for contravention of
section 8. under that section, or any condition of a license issued thereunder,
(a) imports or exports internationally, transships, possesses
or sells any manufactured drug or some part, or
(b) manufactures medicinal opium or any preparations contain-
ing morphine, diacetylmorphine or cocaine,
shall be punished with imprisonment which may extend to two years,
or with fine, or with both.
- Penalised* 15. Whoever, being the owner or occupier or having the use of
for allowing
premises to be
used for the
manufacture of
any drug any house, room, enclosure, space, vessel, vehicle, or place, knowingly
permits it to be used for the manufacture, by any other person of an
illicit substance under section 10, section 11, section 12, or section
14, shall be punished with imprisonment which may extend to two
years, or with fine, or with both.

18. Whoever, having been convicted of an offence punishable under section 25, section 10, section 13, or section 14, is guilty of any offence punishable under any of those sections, shall be subject for offence after every such subsequent offence to imprisonment which may extend to seven years, or to fine, or to both.

Enhanced punishment for offence after offence

17. Whoever, having been convicted of an offence punishable under section 10, is again guilty of an offence punishable under that section, shall be subject for every such subsequent offence to imprisonment which may extend to four years, or to fine, or to both.

Enhanced punishment for offence under section 10 after previous conviction

16. (1) Whenever any person is convicted of an offence punishable under section 10, section 13, section 14, or section 15, and the Court convicting him is of opinion that it is necessary to require such person to execute a bond for obtaining from the Commissioner of the offence punishable under those sections, the Court may, at the time of passing sentence on such person, order him to execute a bond for a sum (to be determined in his favour, with or without costs, for obtaining from the Commissioner of such offence during such period, not exceeding three years, as it thinks fit to fix.

Security for obtaining from Commissioner of offence

(2) The bond shall be in the form contained in schedule I, and the provisions of the Code of Criminal Procedure, 1898, shall, in so far as they are applicable, apply to all matters connected with such bond as if it were a bond to keep the person released to be executed under section 108 of that Code.

(3) If the condition is not satisfied on appeal or otherwise, the bond so executed shall become void.

(4) An order under this section may also be made by an appellate Court, or by the High Court, when exercising its powers of revision.

15. Whoever engages in or carries any trade whereby a dangerous drug for drug is obtained contrary to the provisions of any law relating to the prohibition of the sale, or the possession of such drug, shall be punished with imprisonment for which may extend to one thousand rupees.

14. Whoever attempts to commit an offence punishable under the Chapter, or to cause such an offence to be committed, and in such attempt does any act towards the commission of the offence, shall be punished with the punishment provided for the offence.

Attempt

13. (1) Whoever abets an offence punishable under this Chapter Abetment, shall, whether such offence be or be not committed, be punished with such sentence, and notwithstanding anything contained in section 116 of the Indian Penal Code, be punished with the punishment provided for the offence.

CLF of 1938.

(2) A person abets an offence within the meaning of this section who, in British India, abets the commission of any act in a place without and beyond British India which—

(a) would constitute an offence if committed within British India; or

(b) under the laws of such place, is an offence relating to dangerous drugs having all the legal conditions required to constitute it such an offence, the same as or analogous to the legal conditions required to constitute it an offence punishable under the Chapter, if committed within British India.

CHAPTER IV.

PROCEDURE.

Power to issue warrants. 24. (1) The Collector, or other officer authorized by the Local Government in this behalf, or a *Resident Magistrate* or a *Magistrate* of the first class, or a *Magistrate* of the second class specially empowered by the Local Government in this behalf, may issue a warrant for the arrest of any person whom he has reason to believe to have committed an offence punishable under Chapter III, or for the search, whether by day or by night, of any building, vessel or place in which he has reason to believe any dangerous drug is deposited of which an offence punishable under Chapter III has been committed or is being committed.

(2) The officer to whom a such warrant under sub-section (1) is addressed shall have all the powers of an officer acting under section 23.

Power of arrest, search, seizure, and removal of articles. 25. (1) Any officer of the department of Police, Customs, Salt, Opium, or Revenue, or police in rank to a *peon* or *constable*, authorized in this behalf by the Local Government, who has reason to believe, from personal knowledge or from information given by any person, that any dangerous drug is deposited of which an offence punishable under Chapter III has been committed or is being committed in any building, vessel or situated place, may, between sunrise and sunset—

(a) enter into any such building, vessel or place;

(b) in case of resistance, break open any door and remove any article which is a such drug;

(c) seize such drug and all materials used in the manufacture thereof and any other articles which he has reason to believe to be liable to confiscation under section 23, and any document or other article which he has reason to believe may furnish evidence of the commission of an offence punishable under Chapter III relating to such drug; and

(d) detain and search, and, if he thinks proper, arrest any person whom he has reason to believe to have committed an offence punishable under Chapter III relating to such drug.

Provided that if such officer has reason to believe that a search warrant would be obtained without affording opportunity for the attendance of witnesses or facility for the defence of an offender, he may enter and search such building, vessel or situated place at any time between sunset and sunrise, after recording the grounds of his belief.

(2) When an officer takes any information in writing under sub-section (1), or arrests persons for his belief under its proviso therein, he shall forthwith send a copy thereof to his immediate official superior.

Power of seizure and removal of articles from public places. 26. Any officer of any of the departments mentioned in section 23 may—

(a) seize, in any public place or in transit, any dangerous drug in respect of which he has reason to believe an offence punishable under Chapter III has been committed, and, along with such drug, any other article liable to confiscation under section 23, and any document or other article which he has reason to believe may furnish evidence of the commission of an offence punishable under Chapter III relating to such drug;

(b) detain and search any person whom he has reason to believe is being committed an offence punishable under Chapter III, and if such person has any dangerous drug in his possession and such possession appears to him to be unlawful, arrest him and any other persons in his company.

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25. The provisions of the Code of Criminal Procedure, 1898, shall apply, in so far as they are not inconsistent with the provisions of sections 22, 23 and 24, to all warrants issued and arrests and seizures made under these sections.

Made of making seizure and arrests.

26. All officers of the several departments mentioned in section 22 shall, upon notice given or request made, be legally bound to assist each other in carrying out the provisions of this Act.

Obligations of officers to assist each other.

27. Whenever any person makes any arrest or seizure under this Act, he shall, within forty-eight hours next after such arrest or seizure, make a full report of all the particulars of such arrest or seizure to his immediate official superior.

Report of arrests and seizures.

28. Any person empowered under section 23 or section 24 who—
(a) without reasonable grounds of suspicion, enters or searches, or causes to be entered or searched, any building, vessel or place;
(b) wantonly and unnecessarily seizes the property of any person on the pretence of seeking or searching for any dangerous drug or other article liable to be confiscated under section 23 or of seizing any document or other article liable to seizure under section 23 or section 24; or
(c) wantonly and unnecessarily detains, searches or arrests any person,

Punishment for offences, entry, search, seizure or arrest.

shall be punished with fine which may extend to five hundred rupees.
29. (1) Every person arrested and article seized under a warrant issued under section 23 shall be forwarded without delay to the authority by whom the warrant was issued; and every person arrested and article seized under section 23 or section 24 shall be forwarded without delay to the officer in charge of the nearest police station or to the nearest officer of the Police Department empowered under section 24.

Forwarding of persons arrested and of articles seized.

(2) The authority or officer to whom any person or article is forwarded under this section shall, with all convenient dispatch, take such measures as may be necessary for the disposal according to law of such person or article.

(3) The authority or officer to whom any person or article is forwarded under this section shall, with all convenient dispatch, take such measures as may be necessary for the disposal according to law of such person or article.

30. The Local Government may invest any officer of the Police Department or any class of such officers, with the power of an officer in charge of a police station for the investigation of offences under this Act.

Power to invest Police officers with powers of an officer in charge of a police station.

31. No Magistrate shall by an offence under this Act unless he is a Provisional Magistrate or a Magistrate of the first class or a Magistrate of the second class specially empowered by the Local Government in this behalf.

Investigation of offences.

32. In trials under this Act it may be presumed unless and until the contrary is proved, that the accused has committed an offence under Chapter III in respect of—

Presumption from possession of illicit articles.

(a) any dangerous drug;
(b) any poppy or coca plant growing on any land which he has cultivated;

(c) any apparatus specially designed or any group of articles specially adapted for the manufacture of any dangerous drug; or

(d) any materials which have undergone any process towards the manufacture of a dangerous drug, or any residue left of the materials from which a dangerous drug has been manufactured, for the production of which he fails to account satisfactorily.

ability of
such articles
to contain
them

37. (1) Whereby any offence has been committed which is punishable under Chapter III, the dangerous drug, material, apparatus and vessels in respect of which or by means of which such offence has been committed, shall be liable to confiscation.

(2) Any dangerous drug lawfully imported, transported, manufactured, possessed, or sold along with, or in addition to, any dangerous drug which is liable to confiscation under sub-section (1), and the receptacle, package and container in which any dangerous drug, material, apparatus or vessel is liable to confiscation under sub-section (1) is found, and the other contents, if any, of such receptacle or package, and the animals, vehicles, vessels and other conveyances used in carrying the same, shall likewise be liable to confiscation.

Provided that no animal, vehicle, vessel or other conveyance shall be liable to confiscation unless it is proved that the owner thereof knew that the offence was being, or was to be or was likely to be, committed.

Procedure in
making con-
fiscation

38. (1) In the trial of offences under this Act, whether the offence is committed or acquitted, the Court shall decide whether any article seized under this Chapter is liable to confiscation under section 37, and, if it decides that the article is so liable, it may order confiscation accordingly.

(2) Where any article seized under this Chapter appears to be liable to confiscation under section 37, but the person who committed the offence in connection therewith is not known or cannot be found, the Collector or other officer authorised by the Local Government in this behalf, may inquire into and decide such liability, and may order confiscation accordingly.

Provided that no order of confiscation of an article shall be made until the expiry of one month from the date of seizure, or without hearing any person who may claim any right therein and the evidence, if any, which he produces in respect of his claim.

Provided further, that, if any such article, other than a dangerous drug, is liable to speedy and serious decay, so if the Collector or other officer is of opinion that its sale would be for the benefit of the owner, he may at any time direct it to be sold; and the proceeds of the sale shall, as nearly as may be practicable, apply to the net proceeds of the sale.

(3) Any person not authorised who claims any right to property which has been confiscated under this section may appeal to the Court of Session against the order of confiscation.

Power to
make rules
regarding
disposal
of confiscated
articles and
proceeds.

39. The Governor General in Council may make rules in regard to—

- (a) the disposal of all articles confiscated under this Act; and
- (b) the amounts to be paid to officers, informers and other persons out of the proceeds of fines and confiscations under this Act.

CHAPTER V.

NOTIFICATIONS.

Provisions
regarding
rules

40. (1) All rules made under this Act shall be subject to the sanction of previous publication.

(2) Rules made by the Governor General in Council shall be published in the Gazette of India, and rules made by a Local Government shall be published in the local official Gazette or, where there is no local official Gazette, in the Gazette of India.

(2) Rules made by a Local Government shall not be less
 and with any rules made by the Governor General in Council, and
 shall be void to the extent of any such inconsistency.

37. (2) Any amount of any license for chargeable by any rule
 made under this Act may be recovered from the person primarily
 liable to pay the same or from his surety (if any) as if it were an
 amount of land-revenue.

Recovery of
 amount due
 in Customs
 dues.

Y of 1871

(3) When any person, is compliance with any rule made under
 this Act, gives a bond (other than a bond under section 35) for the
 performance of any act, or for his abstinence from any act, such per-
 formance or abstinence shall be deemed to be a public duty, within
 the meaning of section 74 of the Indian Contract Act, 1872; and,
 upon breach of the conditions of such bond by him, the whole sum
 signed thereon as the amount, to be paid in case of such breach may
 be recovered from him or from his surety (if any) as if it were an
 amount of land-revenue.

Y of 1871

38. All prohibitions and restrictions imposed by or under this Act
 on the import into British India, the export from British India,
 and the transshipment of dangerous drugs, shall be deemed to be
 prohibitions and restrictions imposed under section 18 or section 19
 of the Sea Customs Act, 1878, and the provisions of that Act shall
 apply accordingly.

of the Sea
 Customs Act,
 1878

Provided that, where the doing of any thing is an offence punish-
 able under that Act and under this Act, nothing in that Act or in
 this section shall prevent the offender from being punished under
 this Act.

39. (7) Nothing in this Act or in the rules made thereunder shall
 affect the validity of any enactment of a local Legislature for the
 time being in force, or of any rule made thereunder, which imposes
 any restriction not imposed by or under this Act, or imposes a
 punishment greater in degree than a corresponding restriction imposed
 by or under this Act, on the transportation of or traffic in any danger-
 ous drug within British India.

During of
 local and
 special laws.

Y of 1871

(8) Nothing in this Act or in the rules made thereunder shall
 affect the validity of the Opium Act, 1857.

Provided that, where the doing of anything is an offence punish-
 able under that Act and under this Act, nothing in that Act or in
 this section shall prevent the offender from being punished
 under this Act.

40. The enactments specified in the last three columns of Schedule
 II are hereby amended to the extent and in the manner of certain
 mentioned in the fourth column thereof.

41. When anything done under any * * * enactment specified in the
 first three columns of Schedule II is in force immediately prior to the
 commencement of this Act, it shall be deemed, to have been
 done under this Act, to have been done under this Act or under
 that enactment as hereby amended, as the case may require.

SCHEDULE I.

DOES TO ABSTAIN FROM THE COMMISSION OF OFFENCES UNDER THE
 DANGEROUS DRUGS ACT, 1925.

(Schedule 28.)

Whereas I (said), ignorant of (place), have been called upon to
 enter into a bond to abstain from the commission of offences under

FORT ST. GEORGE GAZETTE [PART III]

...on 20, section 22, section 23 and section 24 of the Dangerous Drugs Act, 1926, for the term of ... I hereby bind myself not to commit any such offence during the said term and, in case of my making default therein, I hereby bind myself to forfeit to His Majesty the King, Emperor of India, the sum of rupees

Dated this ... day of ... 19 ...

(Signature)

(Where a bond with another is to be executed, add—)

We do hereby declare ourselves witnesses for the above-named ... that he will obtain from the commission of offences under section 10, section 12, section 13 and section 24 of the Dangerous Drugs Act, 1926, during the said term; and, in case of his making default therein, we bind ourselves, jointly and severally, to forfeit to His Majesty the King, Emperor of India, the sum of rupees

Dated this ... day of ... 19 ...

(Signature)

SCHEDULE II.

AMENDMENTS OF LEGAL ACTS.

(See section 43.)

Date of the Governor General in Council.

Year.	No.	Short title.	Amendments.
1921	1	The Opium Act, 1916.	In section 2— (a) for the definition of "opium" the following definition shall be substituted, namely:— "opium" means— (i) the preparation of the poppy (Papaver somniferum L.); (ii) the approximately equivalent parts of such opium which has not been submitted to any manipulation other than those necessary for pressing and (excepting) and (iii) any mixture, with or without natural materials, of any of the above forms of opium, held in and to be used for medicinal purposes, containing not more than 0.2 per cent. of morphine, as a standard drug as defined in section 242 of the Dangerous Drugs Act, 1926; and

SCHEDULE II—cont.
Acts of the Governor General in Council—cont.

Year.	No.	Short title.	Amendments.
3126	I	The Opium Act, 1919—cont.	<p>(i) for the definition of "import" and "export" the following definition shall be substituted, namely:—</p> <p>"import" means to import dutiable goods, as defined in clause (1) of section 2 of the Dangerous Drugs Act, 1929;</p> <p>"export" means to export dutiable goods, as defined in clause (1) of section 2 of the Dangerous Drugs Act, 1929; and "</p> <p>In section 4—</p> <p>(a) clauses (a) and (b) shall be omitted; and</p> <p>(c) clauses (1), (2), (3) and (4) shall be substituted as clauses (a), (b), (c) and (d), respectively;</p> <p>In section 5—</p> <p>(a) clauses (a) and (b) shall be omitted;</p> <p>(c) clauses (1), (2), (3) and (4) shall be substituted as clauses (a), (b), (c) and (d), respectively; and</p> <p>(c) in the proviso, for the words and figures "section 4" the words and figures "the Dangerous Drugs Act, 1929" shall be substituted.</p> <p>Section 6 shall be omitted.</p> <p>In section 7—</p> <p>(a) clauses (a) and (b) shall be omitted; and</p> <p>(b) clauses (1), (2), (3), (4) and (5) shall be substituted as clauses (a), (b), (c), (d) and (e), respectively.</p> <p>In section 11—</p> <p>(a) clause (a) shall be omitted;</p> <p>(b) in clause (1), for the words, brackets and figures "(a), or (b)" the words, brackets and figures "(a) or (b)" shall be substituted;</p> <p>(c) in clause (2), for the letter and brackets "(b)" the letter and brackets "(a)" shall be substituted; and</p> <p>(d) clauses (3) and clause (4) and (5) as so amended, shall be substituted as clauses (a), (b) and (c), respectively.</p> <p>In section 14—</p> <p>(a) the word "manufactured" shall be omitted; and</p> <p>(b) in clause (2), the words "and all matters and in the manufacture thereof" shall be omitted.</p> <p>Section 15 shall be omitted.</p> <p>In section 16, after the words "any licensed dealer" the words "or where the import or export takes place from British India or goods of any specified description have been purchased</p>
3128	VI	The Indian Food Skins Act, 1919.	

SCHEDULE II—cont.

Acts of the Governor General in Council—cont.

Year	No.	Short title	Amendments.
1899	92	The Indian Food Cakes Act, 1899—cont.	or substituted by or under any other enactment for the time being in force shall be inserted.

Regulations by the Governor General in Council.

1902	I	The Opium Regulations, 1902.	<p>In section 1—</p> <p>(a) for the definition of "opium" in clause (7), the following definition shall be substituted, namely:—</p> <p>"(7) 'opium' means tobacco and all the products;</p> <p>Provided that, in the case of tobacco, every drug specified in sub-clause (1), (4) and (5) of clause (12), or every tobacco product specified or defined in clause (2) or (3) of the Dangerous Drugs Act, 1900";</p> <p>(b) the definition of "heroin" in clause (2) shall be omitted;</p> <p>(c) for the definition of "import" in clause (20), the following definition shall be substituted, namely:—</p> <p>"(20) 'import' means to bring into the province;</p> <p>Provided that, in the case of tobacco, every drug specified in sub-clause (1), (4) and (5) of clause (12), or tobacco product specified or defined in clause (2) or (3) of the Dangerous Drugs Act, 1900";</p> <p>(d) for the definition of "a narcotic drug" in clause (21), the following definition shall be substituted, namely:—</p> <p>"(21) 'narcotic drug' means—</p> <p>(i) the leaves, seed stalks and growing or flowering tops of the Indian hemp plant (<i>Cannabis indica</i> L.), including all forms known as hemp, bhang, or ganja;</p> <p>(ii) opium, that is, the resin obtained from the Indian hemp plant, which has not been subjected to any manipulations other than those necessary for packing and transport;</p> <p>(iii) any mixture, with or without added materials, of any of the above forms of opium as any State prepares for sale;</p> <p>(iv) any other intoxicating or narcotic substance which the Chief Commissioner</p>
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SCHEDULE II—cont.

Exclusively in the Special Board in Council—cont.

Year	No.	Short Title	Amendments
1915	I	The Opium Regulations, 1914—cont.	<p>any, by notification, the law is to be an intoxicating drug with substance not being opium, and not a narcotic drug, as defined by section 2 of the Dangerous Drugs Act, 1920:</p> <p>(6) In the definition of "transport" in clause (12), the following definition shall be substituted, namely:—</p> <p>"(12) "transport" means to move from one place to another within the process, provided that opium and opiate from British India shall not be the subject of exportation by the Agent in the Opium Control and Distribution Branch against the law be deemed to be transport."</p> <p>Section 2 shall be omitted.</p> <p>In section 12, 13 and 14, the words "or any" wherever they occur, shall be omitted.</p> <p>In clause (6) of sub-section (1) of section 20, after the words "of any nature" where they occur for the first time, the words "under the Dangerous Drugs Act, 1920, or" shall be inserted.</p> <p>In section 21, the proviso shall be omitted.</p>

Medical Act.

Year	No.	Short Title	Amendments
1920	I	The Medical Act, 1920.	<p>In section 2—</p> <p>(6) for the definition of "intoxicating drug" in clause (7) the following definition shall be substituted, namely:—</p> <p>"(7) "intoxicating drug" means—</p> <p>(a) the words, used as the and denoting intoxicating type of the Indian hemp plant (<i>Cannabis indica L.</i>) including all forms known as hemp, bhang or ganja;</p> <p>(b) ether, that is, the body obtained from the Indian hemp plant, which has not been subjected to any manufacturing process other than those necessary for packing and transport;</p> <p>(c) any mixture, with or without natural materials, of any of the above forms of intoxicating drug, or any such prepared therefrom; and</p>

SCHEDULE II—cont.

Amendment—cont.

Tm.	No.	Statute.	Amendments.
1899	2	The Malaya Johor Act, 1899—cont.	<p>(a) any other interfering or parties substance which the Governor or Council may, by notification, declare to be an interfering drug, such sub- stance not being opium, mor- phine, or a manufactured drug, as defined in section 2 of the Narcotics Drugs Act, 1925⁽¹⁾;</p> <p>(b) to the definition of "opium" in above (2) the following proviso shall be added, namely:— "Provided that, in the case of inter- fering drugs specified in sub- sections (1), (4) and (5) of above (19), it shall be subject to the pro- viso, as defined in above (2) of section 2 of the Narcotics Drugs Act, 1925⁽¹⁾;"</p> <p>(c) to the definition of "opium" in above (2) the following proviso shall be added, namely:— "Provided that in the case of inter- fering drugs specified in sub- sections (1), (4) and (5) of above (19), it shall be subject to the pro- viso, as defined in above (2) of section 2 of the Narcotics Drugs Act, 1925⁽¹⁾."</p> <p>In section 8, after the word "import- ation" the words "into British India" shall be inserted.</p> <p>In section 11— (a) the words "or Jales" shall be deleted;</p> <p>(b) the words "or one plant (Psychop- teris)" shall be inserted; and</p> <p>(c) the words "or roots", where they occur after the word "seeds", shall be omitted.</p> <p>In above (5) of section 11, after the words "at any office", where they occur for the second time, the words "under the Narcotics Drugs Act, 1925, or" shall be inserted.</p> <p>In above (1) of subsection (2) of section 20, the words "and one" shall be deleted, and for the word "plants" wherever it occurs, the word "plants" shall be substituted.</p> <p>In above (1) of section 27— (a) the words "or Jales" shall be deleted;</p> <p>(b) the words "the one plant (Psy- chotris)" shall be inserted; and</p> <p>(c) for the word "plants" the word "plant" shall be substituted.</p>

SCHEDULE II—cont.
Dowry Act.

Year.	No.	Short title.	Amendment.
1919	V	The Dowry Amend. Act, 1919	<p>In section 1—</p> <p>(a) for the definition of "interlocking drug" in clause (2) the following definitions shall be substituted, namely:—</p> <p>"(a) 'interlocking drug' means—</p> <p>(i) the term, smallish and bearing or bearing tags of the Indian keep plant (Datura stramonium L.), including all forms known as drug, seed, or paste;</p> <p>(ii) leaves, that is, the ones taken out from the Indian keep plant, which have not been subjected to any manipulations other than what necessary for packing and transport;</p> <p>(iii) any mixture, with or without essential materials, drug of the above kind of interlocking drug, as any such prepared substance; and</p> <p>(iv) any other interlocking or narcotic substance which (disregarding war, by definition of the Dowry Amendment Act, 1919, declares to be an interlocking drug, and substances not being opium, or mixed, or a substituted drug, as defined in section 2 of the Dowry Drug Act, 1920.</p> <p>(b) 'keep' means any vessel of the Indian keep plant from which interlocking drugs can be prepared";</p> <p>(c) in the definition of "to import" in clause (18) the following proviso shall be added, namely:—</p> <p>"Provided that, in the case of interlocking drugs, opium and other (a), (b) and (c) of clause (2) and drug, it must be kept in accordance, as defined in clause (2) of section 2 of the Dowry Drug Act, 1920," and</p> <p>(d) in the definition of "to export" in clause (19) the following proviso shall be added, namely:—</p> <p>"Provided that, in the case of interlocking drugs specified in sub-clause (a), (b), and (c) of clause (2) and drug, it must be kept in accordance, as defined in clause (2) of section 2 of the Dowry Drug Act, 1920,".</p> <p>Clause (2) of sub-section (2) of section 16 shall be omitted.</p>

SCHEDULE II—cont.

Penalty Act—cont.

Year.	No.	Short title.	Amendment.
1978	7	The Penalty Amendment Act, 1978—cont.	In clause (c) of subsection (2) of section 12, after the words "of any offence" where they occur for the second time, the words "under the Dangerous Drugs Act, 1952, as amended" be inserted, in subsection (2) of section 12, the proviso shall be omitted. (Sections 12A and 12B shall be omitted.)

Penalty Act.

1978	7	The Penalty Amendment Act, 1978.	In section 2— (a) clause (AC) shall be omitted; (b) in the definition of "import" in clause (AI) the following proviso shall be added, namely:— "Provided that, in the case of intoxicating drugs specified in sub-clause (b), (c) and (d) of clause (1A), or which are export goods," provisionally, as defined in clause (b) of section 2 of the Dangerous Drugs Act, 1952"; (c) in the definition of "import" in clause (AI) the following proviso shall be added, namely:— "Provided that, in the case of intoxicating drugs specified in sub-clause (b), (c) and (d) of clause (1A), or which are export goods," as defined in clause (b) of section 2 of the Dangerous Drugs Act, 1952"; and (d) for the definition of "intoxicating drug" in clause (AM) the following definition shall be substituted, namely:— "(2) 'intoxicating drug' means— (a) the leaves, small stems and flowering or fruiting tops of the Indian hemp plant (<i>Cannabis indica</i> L.), including all leaves known as <i>cherry</i> , <i>cholla</i> or <i>potha</i> ; (b) leaves, fruit in the early stages, of the Indian hemp plant, which has not been subjected to any manufacturing or other process necessary for packing and transport; (c) any mixture with or without added materials, of any of the above forms of intoxicating drugs, or any such prepared substance; and (d) any other substance of a narcotic substance which the Local Government may, by
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SCHEDULE II—cont.

Child Protection Act—cont.

Year.	No.	Short title.	Amendments.
1900	27	The Child Protection Act, 1900—cont.	<p>(a) in the definition of "agent" in clause (10) the following proviso shall be added, namely:—</p> <p>"Provided that, in the case of interfering drugs specified in sub-clause (1), (2) and (3) of clause (12), it means to export or, previously, to deliver in clause (7) of section 2 of the Dangerous Drugs Act, 1905"; and</p> <p>(b) the definition of "agent" in clause (10) shall be amended,</p> <p>Section 2 shall be amended,</p> <p>in clause (c) of sub-section (7) of section 2, after the words "of any other poisonous substance", where they occur for the second time, the words "under the Dangerous Drugs Act, 1905," shall be inserted,</p> <p>in clauses (1), (4), (5) and (6) the words, "agent and other persons" shall be inserted,</p> <p>in clause (1), the words "if any offence is committed in respect of a medicine with ingredients, which may extend to two years or with five or with ten, but in any other case" shall be inserted,</p> <p>Sections 4A and 4B shall be omitted.</p>

Poisons Act.

1904	1	The Poisons Act, 1904.	<p>In section 4—</p> <p>(a) in the definition of "agent" in clause (10) the following proviso shall be added, namely:—</p> <p>"Provided that, in the case of interfering drugs specified in sub-clause (1), (2) and (3) of clause (12), it means to export or, previously, to deliver in clause (7) of section 2 of the Dangerous Drugs Act, 1905"; and</p> <p>(b) in the definition of "agent" in clause (10) the following proviso shall be added, namely:—</p> <p>"Provided that, in the case of interfering drugs specified in sub-clause (1), (2) and (3) of clause (12), it means to export or, previously, to deliver in clause (7) of section 2 of the Dangerous Drugs Act, 1905"; and</p> <p>(c) the definition of "interfering drug" in clause (10) the following definition shall be substituted, namely:—</p> <p>"(c) the words, 'such as' and 'bearing the following signs of'</p>
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SCHEDULE II—cont.

Furor Act—cont.

Year.	No.	Section.	Amendment.
1897	XX	The Furor Act Act, 1897 —XXI.	<p>(5) after the words "and Furor" in section 10, 1897, the words "and Furor" in section 10 of the Dangerous Drugs Act, 1897, shall be inserted;</p> <p>(6) in clause (3) and (4), for the words "the Furor Act" the words "any law for the time being in force relating to Furor" shall be substituted.</p>
1907	V	The Furor Act, 1907.	<p>In section 2—</p> <p>(a) clause (4) shall be omitted;</p> <p>(b) in the definition of "Furor" in clause (1) the following proviso shall be added, namely:—</p> <p>"Provided that, in the case of intoxicating drugs specified in sub-clause (i), (ii) and (iii) of clause (1), as shown in column (1) of section 2 of the Dangerous Drugs Act, 1907, and</p> <p>(c) clause (2) shall be omitted;</p> <p>(d) in the definition of "Furor" in clause (1) the following proviso shall be added, namely:—</p> <p>"Provided that, in the case of intoxicating drugs specified in sub-clause (i), (ii) and (iii) of clause (1), as shown in column (1) of section 2 of the Dangerous Drugs Act, 1907, and</p> <p>(e) in the definition of "intoxicating drug" in clause (1) the following definition shall be substituted, namely:—</p> <p>"Intoxicating drug" means—</p> <p>(i) the name, smell, taste and coloring or heating properties of the Furor being sold;</p> <p>(ii) the name, smell, taste, coloring, all known names, and, where necessary, the name, smell, taste, and coloring of the Furor being sold, which has been submitted to any competent authority for testing and analysis;</p> <p>(iii) any substance, with or without natural coloring, of any of the above forms of intoxicating drug, or any drug prepared therefrom; and</p>

SCHEDULE II—cont.

Borneo Acts—cont.

Year.	No.	Short Title.	Amendments.
1917	V	The Borneo Opium Act, 1917—cont.	<p>Or any other intoxicating or narcotic substance which the Local Government may, by any law, declare to be an intoxicating drug, such substance not being opium, coca leaf, or a manufactured drug, as defined in section 2 of the Dangerous Drugs Act, 1925¹.</p> <p>In section 11, for the words "the word" insert the words "any plant specified in or to be included in the following schedule under section 2 (2) (a)"; the words "or any plant included in the list" insert the words "or any plant included in the list" and "or any plant included in the list" shall be substituted.</p> <p>In clause (1) of section 11, for the words "any plant or any plant specified in or to be included in the following schedule under section 2 (2) (a)" the words "or any plant included in the list" shall be substituted.</p> <p>Section 22 shall be omitted.</p> <p>In sections 41, 42, 43, 44, 45, 46 and 47, the word "and" shall be omitted.</p> <p>Section 48 shall be omitted.</p>

Eastern England and London Act.

1910	2	The Eastern England and London Act, 1910	<p>In section 2—</p> <p>(a) in the definition of "Export" in clause (2) the following proviso shall be added, namely:—</p> <p>"Provided that, in the case of intoxicating drugs specified in subsection (1) (a) and (2) of clause (2) it shall be noted that previously, as defined in clause (1) of section 2 of the Dangerous Drugs Act, 1925¹;</p> <p>(b) in the definition of "Import" in clause (2) the following proviso shall be added, namely:—</p> <p>"Provided that, in the case of intoxicating drugs specified in subsection (1) (a) and (2) of clause (2), it shall be noted that previously, as defined in clause (1) of section 2 of the Dangerous Drugs Act, 1925¹;</p>
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SCHEDULE II—cont.,
Eastern Regional Asylum Act—cont.

Year.	No.	Enactment	Amendment
1911	1	The Eastern Regional Asylum Act, 1911, <i>con.</i>	<p>(b) In the definition of "deterring drug" in clause (2) the following definition shall be substituted, <i>namely</i>—</p> <p>"deterring drug" means—</p> <p>(a) the above, with or without having as its principal object the inducing of the Indian hemp plant (<i>Cannabis indica</i> L.), including all those leaves or stalks, whether green or dried;</p> <p>(b) those, that is, the resin obtained from the Indian hemp plant, which has been subjected to any manipulation after its removal from the stalks for smoking and transport;</p> <p>(c) any mixture, with or without natural materials, of any of the above forms of intoxicating drug, or any extract prepared therefrom; and</p> <p>(d) any other substance or mixture which the Local Government may, by notification, declare to be an intoxicating drug, such substance and being opium, or any extract of opium, or any other drug, as defined in section 2 of the Opium Act, 1907, or 1911.</p> <p>Section 2 shall be omitted.</p> <p>For clause (1) of sub-section (2) of section 19 the following clause shall be substituted, <i>namely</i>—</p> <p>"(1) as long plant (<i>Cannabis indica</i> L.) shall be intended or understood."</p> <p>In clause (1) of sub-section (2) of section 20, after the words "of any substance prohibited" which they occur for the second time, the words "under the Dangerous Drugs Act, 1907, or 1911" shall be inserted.</p> <p>For sub-section (1) of clause (1) of section 20 of section 21 the following sub-section shall be substituted, <i>namely</i>—</p> <p>"(1) the substance of the long plant (<i>Cannabis indica</i> L.) in its natural state, or the substance of the green stalks of such plant, and the preparation of any intoxicating drug from such plant."</p> <p>In clause (1) of section 22, the words "or any mixture with any plant of the genus <i>Euphorbia</i>" shall be inserted.</p>